



BRITISH COLUMBIA
POWER COMMISSION
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APPOINTMENTS.

HIS HONOUR the Lieutenant-Governor in Council has been pleased to make appointments as follows:—

August 2nd, 1950.

CHARLES WILLIAMS, of False Bay, Lasqueti Island, to be a *Coroner* in and for the Province.

August 4th, 1950.

L. M. LLOYD-WALTERS, of Galiano Island, to be a *Justice of the Peace* in and for the Province.

August 14th, 1950.

The Honourable ALEXANDER DOUGLAS TURNBULL, Minister of Health and Welfare, to be *Acting Minister of Education*, while the Honourable William Thomas Straith, K.C., Provincial Secre-

tary and Minister of Education, is absent from the Capital or unable from illness to perform the duties of his office.

Miss EDNA DUNN, Government Agency, Kelowna, Department of Finance, to be—
Deputy Government Agent, Kelowna;
Sub-mining Recorder, Vernon Mining Division,
with sub-recording office at Kelowna;
Clerk of the Peace in and for the County of Yale,

during the absence at all times of Elmer Ross Oatman, Government Agent, Kelowna, effective July 24th, 1950.

ERMINIE LAURA RUDKIN, of Nanaimo, and MARTIN CARLYLE HUMESTON, of Vancouver, both Social Welfare Workers in the Department of Health and Welfare, to be *Special Commissioners for taking Affidavits* within British Columbia, under section 59 of the "Evidence Act," for such time as they remain in the employ of the said Department.
1302-au17

DEPARTMENT OF THE
PROVINCIAL SECRETARY.

August 14th, 1950.

HIS HONOUR the Lieutenant-Governor in Council has been pleased to rescind the appointment of the Honourable Gordon Sylvester Wismer, K.C., Attorney-General, as Acting Minister of Education.
1303-au17

DEPARTMENT OF LABOUR.

PROVINCE OF BRITISH COLUMBIA

MALE AND FEMALE MINIMUM WAGE ORDER
No. 9B (1950)

PURSUANT to the provisions of the "Male Minimum Wage Act" and the "Female Minimum Wage Act," the Board of Industrial Relations hereby orders:—

1. That Male and Female Minimum Wage Order No. 9 (1948) made by the Board on the 3rd day of August, 1948, as amended by Male and Female Minimum Wage Order No. 9A (1948) made the 3rd day of December, 1948, be further amended by deleting from section 2 (b) of the said Order the words "and His Majesty's mail."

2. That this Order, made by the Board at Vancouver, B.C., on the 8th day of August, 1950, shall take effect on the 17th day of August, 1950.

3. That a copy of this Order shall be posted and kept posted in a conspicuous place in the employer's establishment, so that all employees affected thereby may have ready access to and see the same.

By BOARD OF INDUSTRIAL RELATIONS

JAMES THOMPSON, *Chairman.*
CHRISTOPHER JOHN McDOWELL.
FRAUDENA EATON.
J. A. WARD BELL.
H. DOUGLAS.

999-au17

DEPARTMENT OF THE
ATTORNEY-GENERAL.

COURTS OF ASSIZE.

HIS HONOUR the Lieutenant-Governor in Council has been pleased to order that, under the provisions of the "Supreme Court Act," chapter 73 of the "Revised Statutes of British Columbia, 1948," sittings of the Supreme Court for the transaction of the business of Courts of Assize, Nisi Prius, Oyer and Terminer, and General Gaol Delivery be held at the Court-house, at 11 o'clock in the forenoon, at the places and on the dates as follows:—

1950—FALL ASSIZES.

Vancouver, Tuesday, September 5th, 1950—Criminal.

Nanaimo, Monday, September 11th, 1950—Civil.

Nanaimo, Monday, October 16th, 1950—Criminal.

New Westminster, Wednesday, September 20th, 1950—Criminal.

Victoria, Monday, October 2nd, 1950—Criminal.

Prince Rupert, Monday, October 2nd, 1950—Criminal and Civil.

Prince George, Tuesday, October 10th, 1950—Criminal and Civil.

Williams Lake, Friday, October 13th, 1950—Criminal and Civil.

Revelstoke, Thursday, October 26th, 1950—Criminal and Civil.

Kamloops, Monday, October 23rd, 1950—Criminal and Civil.

Cranbrook, Wednesday, November 15th, 1950—Criminal and Civil.

Nelson, Monday, November 20th, 1950—Criminal and Civil.

And that sittings of the Supreme Court for the transaction of the business of Courts of Assize, Nisi Prius, Oyer and Terminer, and General Gaol Delivery be held at the Court-house, at 2.30 o'clock in the afternoon, at the places and on the dates as follows:—

1950—FALL ASSIZE.

Vernon, Monday, October 30th, 1950—Criminal and Civil.

WM. T. STRAITH,
Acting Attorney-General.

Attorney-General's Department,
Victoria, B.C., December 13th, 1949.

3455-de22

DEPARTMENT OF AGRICULTURE.

"POUND DISTRICT ACT"

HIS HONOUR the Lieutenant-Governor in Council has been pleased to order that, under the provisions of the "Pound District Act," chapter 259, R.S.B.C. 1948, the boundaries of the Fruitvale Pound District, constituted by Order in Council No. 581, approved April 18th, 1944, be extended by adding to same the area lying within the following surveyed lands, namely: All that part of Lot 1236, Kootenay Land District, shown on Registered Plan 2404, on deposit in the Land Registry Office, Nelson, all and singular those parts of Lot 1236, comprising Blocks 82 to 94 inclusive, Parcel A of Block 95, Blocks 96 to 101 inclusive, 141 to 166 inclusive, 171 to 182 inclusive, 238 to 244 inclusive, 271 to 278 inclusive, all of Registered Plan 785B, together with all included roads, the included Beaver Creek, and the adjoining Nelson and Fort Sheppard Railway right-of-way.

H. R. BOWMAN,
Minister of Agriculture.

Department of Agriculture,
Victoria, B.C., August 16th, 1950. 1308-au17

"POUND DISTRICT ACT"

PURSUANT to the provisions of section 11 of the "Pound District Act," chapter 259, R.S.B.C. 1948, notice is hereby given of the appointment of S. Earl Wilson, of corner of Gore and Crease Streets, Nelson, B.C., as pound-keeper of the Rosemont Addition to City of Nelson Pound District.

The location of the pound premises is on Lots 5, 6, and 7, of Block 29, Lot 304, Kootenay Land District, Map 1135.

H. R. BOWMAN,
Minister of Agriculture.

Department of Agriculture,
Victoria, B.C., August 15th, 1950. 1301-au17

DEPARTMENT OF AGRICULTURE.

"POUND DISTRICT ACT"

HIS HONOUR the Lieutenant-Governor in Council has been pleased to order that, under the provisions of the "Pound District Act," chapter 259, R.S.B.C. 1948, all the parcel or tract of land situated in Nanaimo Land District and known as Gabriola Island be constituted a pound district, to be known as the "Gabriola Island Pound District."

H. R. BOWMAN,
Minister of Agriculture.

Department of Agriculture,

Victoria, B.C., August 16th, 1950. 1309-au17

"FRUIT, VEGETABLES, AND HONEY GRADES ACT"

NOTICE is hereby given that by Order in Council No. 1801, approved the 14th day of August, 1950, His Honour the Lieutenant-Governor in Council has been pleased to approve the following amendments to the regulations covering fruits and vegetables made by the Minister of Agriculture pursuant to the provisions of section 3 (1) of the "Fruit, Vegetables, and Honey Grades Act," chapter 133 of the "Revised Statutes of British Columbia, 1948":—

1. By striking out in the "Packages" regulations the following dimensions of clause (5) of section 7: Length $16\frac{1}{8}$ in., width $13\frac{3}{4}$ in., depth $5\frac{3}{4}$ in., and substituting therefor the following:—

"Length $16\frac{1}{2}$ in., width $13\frac{3}{4}$ in., depth $4\frac{3}{4}$ in."

2. By striking out in the "Packages" regulations clause (14) of section 7, and substituting therefor the following:—

"(14) Cabbage Crates shall be one or other of the following dimensions:—

(a) Length $15\frac{1}{4}$ in., width 12 in., depth 18 in.

Length 27 in., width 15 in., depth 15 in.

Length $26\frac{1}{2}$ in., width 13 in., depth 17 in.

Length $26\frac{1}{2}$ in., width 17 in., depth $19\frac{1}{2}$ in.

Length $21\frac{1}{2}$ in., width 14 in., depth $13\frac{1}{2}$ in.

*Length $21\frac{1}{2}$ in., width $17\frac{1}{2}$ in., depth 13 in.

* $\frac{1}{2}$ -in. or $\frac{3}{4}$ -in. cleat may be used.

(b) When cabbage is packed in green open-mesh bags the following shall be the standard bag dimensions, each to contain 50 pounds net:—

(i) 22 x 36 inches for early cabbage;

(ii) 20 x 36 inches for late cabbage."

3. By adding to the "Packages" regulations as Regulation (c) after clause (b) of subsection (16), section 3, the following:—

"(c) When potatoes are packed in jute bags, the standard bag dimensions shall be as follows:—

50 pound bag, 18 x 30 inches.

75 pound bag, $19\frac{1}{2}$ x 36 inches.

100 pound bag, $21\frac{1}{2}$ x 40 inches.

100 pound bag B.C., 22 x 36 inches."

4. By striking out in the "Packages" regulations subclause (a) of clause (17), section 7, and substituting therefor the following:—

"(17) Table and Certified Seed Potato Octagonal Crates:—

(a) End width $14\frac{1}{2}$ inches, and depth $14\frac{1}{2}$ inches, outside length $28\frac{1}{2}$ inches; ends and centre partition $\frac{3}{4}$ inch thick."

5. By striking out in the "Marking" regulations subclause (iv) of clause 2, section 1, and substituting therefor the following:—

"(iv) Potatoes in bags or crates, the words 'table potatoes' and the net weight."

6. By striking out in the "A. Grades for Fruit" regulations sections 1 and 2, and substituting therefor the following, renumbering subsequent clauses accordingly:—

"APPLES"

"1. (1) The grades for apples are Extra Fancy, Fancy, and Commercial or 'C.'"

"Extra Fancy Grade"

"(2) Extra Fancy apples are:—

"(a) Apples of one variety which are mature, hand picked, clean, smooth, well formed, sound, and sized.

"(b) Free from insect larva, disease, Jonathan spot, skin broken at the stem, hail marks, sunscald, spray burn, drought spot, and stemless fruit.

"(c) Free from damage caused by bruises, russetting, insect injury, limb rub, leaf mark, skin puncture, storage scald, and San Jose scale.

"(d) Properly packed.

"(e) Each apple shall have the amount of colour specified hereinafter for the variety.

"(3) For the purposes of Extra Fancy grade the following shall not be considered as 'damage':—

"(a) Bruises: Handling, packing, or package bruises such as are incident to good commercial handling in the preparation of a tight pack, not exceeding one inch in diameter in the aggregate area.

"(b) Russetting:

(i) For Rome Beauty variety, net-like russetting not exceeding one-half inch in diameter in the aggregate area.

(ii) For Yellow Newtown variety, the fine net-like russetting at the basin of the stem may overflow therefrom provided it does not extend beyond a point on the greatest diameter, is continuous from the stem bowl, and does not affect more than 10 per cent of the surface in the aggregate area.

(iii) For Ribston, Blenheim, Cox Orange, Gano, and Ben Davis varieties, russetting at the basin of the stem and smooth solid russetting not exceeding 20 per cent of the surface in the aggregate area and which blends with the normal colour of the variety.

(iv) Other varieties, russetting at the basin of the stem, and smooth net-like russetting not exceeding 20 per cent of the surface and which blends with the normal colour of the variety.

"(c) Insect injury: Pansy spot not exceeding one-half inch in diameter in the aggregate area.

"(d) Limb rub: Light limb rub not exceeding an aggregate area of $\frac{1}{4}$ inch in diameter.

"(e) Leaf mark: Light leaf mark russetting not exceeding an aggregate area of $\frac{1}{2}$ inch in diameter.

"(f) Skin punctures: For McIntosh and Northern Spy varieties only, one skin puncture, provided it is not over $\frac{1}{8}$ inch in diameter and not more than 10 per cent of the specimens in any package are so affected.

"(g) Storage scald: From January 1st to the end of the shipping season of each year, slight freckled storage scald not to exceed an aggregate area of 15 per cent of the surface, provided that no scald shall be allowed at time of packing.

"(h) San Jose scale: Not more than two scale spots, provided that not more than 5 per cent of the apples in any package are so affected.

"(i) Where any apple shows two or more of the defects permitted, the total area affected shall not exceed the maximum allowed for the defect with the lesser area tolerance.

"Fancy Grade"

"(4) Fancy apples are:—

"(a) Apples of one variety which are mature, hand picked, clean, smooth, well formed, sound, and sized.

"(b) Free from insect larva, Jonathan spot, skin broken at the stem, and drought spot.

"(c) Free from damage caused by bruises, russetting, insect injury, limb rub, leaf mark, hail marks, spray burn, sunscald, disease, storage scald, skin punctures, San Jose scale, and oyster-shell scale.

"(d) Properly packed.

"(e) Each apple shall have the amount of colour specified hereinafter for the variety.

"(5) For the purposes of Fancy grade the following shall not be considered as 'damage':—

"(a) Bruises: Handling, packing, or package bruises such as are incident to good commercial handling in the preparation of a tight pack, not exceeding 1 inch in diameter in the aggregate area.

"(b) Russetting:

(i) Smooth net-like russetting, or mildew resembling such russetting, not exceeding 25 per cent of the surface in the aggregate area.

(ii) Solid russetting not exceeding 10 per cent of the surface in the aggregate area.

"(c) Insect injury:

(i) Leaf roller, not exceeding an aggregate area of $\frac{1}{4}$ inch in diameter and provided it does not deform the fruit.

(ii) Pansy spot, not exceeding an aggregate area of 1 inch in diameter.

(iii) Insect punctures or stings, two healed-over punctures or stings each of which not over $\frac{1}{8}$ inch in diameter inclusive of any encircling discoloured ring, except that for shipment out of Canada no apple-maggot stings or injury shall be allowed.

"(d) Limb rub: Not exceeding an aggregate area of $\frac{1}{2}$ inch in diameter, provided any indentation is slight and the area affected is not soft.

"(e) Leaf mark russetting: Not exceeding an aggregate area of $\frac{3}{4}$ inch in diameter.

"(f) Hail marks: If the indentations are slight and the appearance is not materially affected as to colour or otherwise, the aggregate area of such marks not to exceed $\frac{1}{2}$ inch in diameter.

"(g) Sunscald or spray burn: Where the normal colour of the apple is but slightly changed and there is no blistering or cracking of the skin, and provided that the apple has Extra Fancy colour for the variety.

"(h) Disease: Scab spots not exceeding an aggregate area of $\frac{1}{8}$ inch in diameter, except that pin-point scab shall not be allowed.

"(i) Storage scald: Slight freckled storage scald not exceeding an aggregate area of 25 per cent of the surface, provided that no scald shall be allowed at time of packing.

"(j) Skin punctures: For McIntosh and Northern Spy varieties only, one skin puncture provided it is not over $\frac{1}{8}$ inch in diameter and not more than 15 per cent of the specimens in any package are so affected.

"(k) San Jose or oyster-shell scale: Not more than two scale spots provided that not more than 5 per cent of the apples in any package are so affected.

- "(l) Where any apple shows two or more of the defects permitted, the total area affected shall not exceed the maximum allowed for the defect with the lesser area tolerance.

"Commercial or 'C' Grade"

- "(6) Commercial or 'C' grade apples are:—
 "(a) Apples of one variety which are mature, hand picked, clean, sound, and sized.
 "(b) Free from insect larva.
 "(c) Free from serious damage caused by bruises, russetting, insect injury, limb rub, hail marks, drought spots, spray burn, sunscald, disease, storage scald, skin punctures, San Jose scale, and oyster-shell scale.
 "(d) Properly packed.
 "(e) Each apple shall have the amount of colour specified hereinafter for the variety.
 "(f) If for final sale within Canada and provided that in addition to other marks required the packages are marked 'Cookers,' immature or mature Wealthy and earlier varieties and mature Northern Spy may be packed without minimum colour to the following minimum sizes:—

Wealthy and earlier— $2\frac{1}{4}$ inches in diameter.

Northern Spy— $2\frac{1}{2}$ inches in diameter.

- "(7) For the purposes of Commercial or 'C' grade the following shall not be considered as 'serious damage':—

- "(a) Bruises: Handling, packing, and package bruises not exceeding $1\frac{1}{2}$ inches in diameter in the aggregate area but not soft bruises.

- "(b) Russetting:

- (i) Smooth net-like russetting.
 (ii) Smooth solid russetting not exceeding 25 per cent of the surface in the aggregate area.

- (iii) For Ben Davis and Gano varieties only, rough russetting, not pebbly, which does not affect more than 25 per cent of the surface in the aggregate area and provided the apple has Fancy colour for the variety.

- "(c) Insect injury:

- (i) Pansy spot.
 (ii) Leaf roller, not affecting more than 5 per cent of the surface in the aggregate area and provided the mark is dry.
 (iii) Bud-moth injury, four healed-over punctures or stings each of which not over $\frac{1}{8}$ inch in diameter inclusive of any encircling discoloured ring; or in the case of small pin-point stings, not to exceed $\frac{1}{2}$ inch in diameter in the aggregate area inclusive of any encircling discoloured ring.

- (iv) Three healed-over insect punctures or stings each of which not over $\frac{1}{8}$ inch in diameter, except green and yellow varieties which may be $\frac{1}{4}$ inch in diameter, inclusive of any encircling discoloured ring, except that for shipment out of Canada no apple-maggot stings or injury shall be allowed.

- "(d) Limb rub: Not affecting in the aggregate area more than 5 per cent of the surface and provided the area affected is not soft.

- "(e) Hail marks: Well healed and not exceeding $\frac{3}{4}$ inch in diameter in the aggregate area, and provided no individual mark exceeds $\frac{3}{8}$ inch in diameter and in either case not over $\frac{1}{4}$ inch in depth, and provided also that not more than 25 per cent of the apples in any package are so affected.

- "(f) Drought spots: Not more than three spots if the surface is only slightly depressed or discoloured, and provided the aggregate area affected does not exceed $\frac{1}{2}$ inch in diameter.

- "(g) Spray burn or sunscald: Not exceeding 10 per cent of the surface in the aggregate area and provided the mark is not soft.

- "(h) Disease: Scab spots not exceeding an aggregate area of 5 per cent of the surface.

- "(i) Storage scald: Not exceeding an aggregate area of 25 per cent of the surface, provided that no scald shall be allowed at time of packing.

- "(j) Skin punctures: Two skin punctures each not over $\frac{1}{8}$ inch in diameter, and provided that not more than 25 per cent of the apples in any package are so affected.

- "(k) San Jose scale: Not more than two scale spots, provided that not more than 5 per cent of the apples in any package are so affected.

- "(l) Oyster-shell scale: Not more than ten scale spots, provided that not more than 25 per cent of the apples in any package are so affected.

- "(m) Where any apple shows two or more of the defects permitted, the total area affected shall not exceed the maximum allowed for the defect with the lesser area tolerance.

"Hailed Grade"

- "(8) If for final sale within Canada, apples meeting the colour requirements of Fancy or higher grade and, but for hail injury, otherwise meeting the requirements of 'C' grade, may be packed, marked, and sold under the grade name 'Hailed' with well-healed hail marks not exceeding 1 inch in diameter in the aggregate area, and provided also that no individual mark exceeds $\frac{3}{8}$ inch in diameter and in either case not over $\frac{1}{4}$ inch in depth.

"General Tolerances"

- "(9) In order to allow for variations incident to commercial grading, handling, and packing, in each of the foregoing grades 7 per cent by count of any lot may be below the requirements of the grade at shipping point and 10 per cent at destination but not exceeding 5 per cent shall be allowed for any one defect, except that not more than 3 per cent of the entire lot may be affected with decay, no tolerance however to be allowed for apple-maggot stings or injury in apples for shipment out of Canada.

- "In the combination grades no part of any tolerance shall be allowed to reduce the 50 per cent of apples of the higher grade required in the combination.

"Combination Grades"

- "(10) (a) For shipment out of Canada only, combination of the foregoing grades may be packed as follows:—

Combination Extra Fancy and Fancy.

Combination Fancy and Commercial or 'C.'

- "(b) In combination grades at least 50 per cent. of the apples in any package shall meet the requirements of the higher grade in the combination.

"Colour Minima for Apples"

- "(11) Except as provided in subclause (6) (f) hereof, the minimum colour requirements for apples are as prescribed in this subclause:—

- "(a) In the case of red or red-striped varieties:—

- (i) The percentage figures under the letter (a) mean an aggregate area of solid or block red of the shade considered as full characteristic colour for the variety when fully matured and with an additional 15 per cent. of reddish colour.

- (ii) The percentage figures under the letter (b) mean an aggregate area, red or red striped, of the shade considered as full characteristic colour for the variety when fully matured.

- (iii) Apples meeting either the (a) or the (b) colour requirements qualify for the designated grade.

- "(b) Red or red-striped varieties:—

" MINIMUM COLOUR PERCENTAGES					
	Extra Fancy Grade		Fancy Grade		' C ' Grade
	(a)	(b)	(a)	(b)	Showing of Colour
Alexander.....	50	65	25	40	15
Arctic.....	40	55	15	30	15
Astrachan.....	40	55	15	30	15
Baldwin.....	40	55	15	30	15
Baxter.....	50	65	25	40	15
Ben Davis.....	40	55	15	30	15
Canada Baldwin.....	50	65	25	40	15
Canada Red.....	50	65	25	40	15
Cooper Market.....	40	55	15	30	15
Cortland.....	40	55	15	30	15
Crimson Beauty.....	40	55	15	30	15
Crimson Gravenstein.....	40	55	15	30	15
Delicious.....	50	65	25	40	15
Early William.....	40	55	15	30	15
Fameuse or Snow.....	40	55	15	30	15
Gano.....	50	65	25	40	15
Jefferis.....	40	55	15	30	15
Jonathan.....	40	55	15	30	15
Kendall.....	50	65	25	40	15
King David.....	50	65	25	40	15
King (Tompkins King).....	40	55	15	30	15
Lawfam.....	40	55	15	30	15
Linda.....	40	55	15	30	15
Lobo.....	50	65	25	40	15
Macoun.....	40	55	15	30	15
McIntosh.....	40	55	15	30	15
Northern Spy.....	40	55	15	30	15
Paragon.....	50	65	25	40	15
Rome Beauty.....	40	55	15	30	15
Salome.....	40	55	15	30	15
Scarlet Pippin.....	50	65	25	40	15
Seek-No-Further (West-field).....	40	55	15	30	15
Spitzenberg.....	50	65	25	40	15
Stark, Red.....	50	65	25	40	15
Stayman Winesap.....	50	65	25	40	15
Wagner.....	40	55	15	30	15
Wealthy.....	40	55	15	30	15
Winesap.....	50	65	25	40	15
Wolf River.....	50	65	25	40	15
York Imperial.....	40	55	15	30	15
Varieties n.o.p.....	40	55	15	30	15

"(c) Red-cheeked or blush varieties:—

	Extra Fancy Grade	Fancy Grade	' C ' Grade
Cox Orange.....	Perceptibly blushed cheek	Tinge of colour	None
Cranberry Pippin.....	"	"	"
Duchess.....	"	"	"
Dudley.....	"	"	"
Fallawater.....	"	"	"
Gravenstein.....	"	"	"
Hubbardston.....	"	"	"
Joyce.....	"	"	"
Lasalle.....	"	"	"
Laxton Superb.....	"	"	"
Melba.....	"	"	"
Milwaukee.....	"	"	"
Ontario.....	"	"	"
Peerless.....	"	"	"
Pewaukee.....	"	"	"
Red Russet.....	"	"	"
Sturmer Pippin.....	"	"	"
Twenty Ounce.....	"	"	"
Winter Banana.....	"	"	"
Varieties n.o.p.....	"	"	"

"(d) Green, yellow, or russet varieties:—			
	Extra Fancy Grade	Fancy Grade	' C ' Grade
Bishop Pippin.....	Characteristic	Characteristic	None
Blenheim.....	"	"	"
Bough Sweet.....	"	"	"
Bramley Seedling.....	"	"	"
Golden Delicious.....	"	"	"
Golden Russet.....	40% russet or golden colour	40% russet or golden colour	"
Grimes Golden.....	Characteristic	Characteristic	"
Mann.....	"	"	"
Nonpareil (Roxbury Russet).....	"	"	"
Northwest Greening.....	"	"	"
Rhode Island Greening.....	"	"	"
Ribston.....	"	"	"
Stark, Green.....	"	"	"
Tolman Sweet.....	"	"	"
Wellington.....	"	"	"
Yellow Newtown.....	"	"	"
Yellow Transparent.....	"	"	"
Varieties n.o.p.....	"	"	"

" Size Minima and Size Ranges for Apples

- "(12) Except as provided in subclause (15) hereof, the minimum diameter for apples in all grades and packs shall be 2¼ inches or 234 box count size.
- "(13) Except as provided in subclauses (6) (f) and (15) hereof, the sizing requirements of packed apples shall be:—
- "(a) By count if tiered.
- "(b) If not tiered, to one of the following size ranges, except that in other than six-quart baskets the size range shall not exceed ¼ inch in Extra Fancy grade (any such packs to include all the apples of the designated size range):—
- 2¼ inches to 2½ inches.

2½ inches to 2¾ inches.

2½ inches and up.

2¾ inches and up.

2¼ inches to 2¾ inches.

2½ inches to 3 inches.

2¾ inches to 3 inches.

3 inches and up.
- "(c) In order to allow for variations incident to commercial grading and packing, not more than 5 per cent. in any package may be outside the designated size or size range.
- "(14) For the purposes of Extra Fancy, Fancy, and Commercial or ' C ' grades:—
- "(a) ' Sized ' means that the apples in any package, if tiered, shall not be of size range greater than ¼ inch in diameter, except that for count sizes 138 and smaller the range shall not exceed ⅜ inch.
- "(b) In order to allow for variations incident to commercial grading and packing, not more than 5 per cent. in any package may be outside the designated size range."
7. By striking out in the "Grades for Vegetables" regulations "Potatoes," subclause (i) of clause (d), subsection (8), section 1, and substituting therefor the following:—
- "(i) Surface scab when more than 25 per cent. of the surface of the potato in the aggregate is affected."
8. By striking out in the "Grades for Vegetables" regulations "Onions," section 2, and substituting therefor the following:—

"ONIONS

"2. The following shall be the grades for onions:—

"(a) 'Canada No. 1' shall include only firm, well-shaped, well-cured onions of similar varietal characteristics, free from doubles and scallions, not sprouted, nor peeled, nor with root growth, free from seed stems, and from damage caused by freezing injury, disease, insects, mechanical or other means, and practically free from dirt, leaves, or other foreign matter. In this grade, unless otherwise specified, the size range shall be $1\frac{1}{4}$ to $1\frac{3}{4}$ inches with the additional grade designation 'Small,' or $1\frac{3}{4}$ inches and up with the additional grade designation 'Large.'

"(b) 'Canada No. 2' shall include only fairly firm, fairly well-cured onions of similar varietal characteristics, free from seed stems, doubles and scallions, and from serious damage caused by root growth or freezing, and from damage caused by disease, insects, mechanical or other means, and practically free from sprouts, dirt, leaves, or other foreign matter. In this grade, unless otherwise specified, the size shall not be less than $1\frac{3}{4}$ inches.

"The following shall not be considered serious damage for the purpose of this grade:—

"(1) Root growth which has been removed provided the onion is fairly firm.

"(2) Freezing which has caused discoloration of the outer two layers provided the onion is still fairly firm.

"The following shall be allowed as tolerances by weight for variations incident to commercial grading and handling:—

"(i) Five per cent below the minimum prescribed or specified size and 5 per cent above the maximum prescribed or specified size.

"(ii) Two per cent decay.

"(iii) Five per cent for other grade defects.

"Any specified size range other than as prescribed in subclause (a) or (b) hereof shall be plainly marked on the container or on a tag attached thereto.

"(c) 'Canada No. 3' shall consist of onions which are not graded in conformity with any of the foregoing grades but shall be free from decay with a tolerance of 7 per cent for this defect.

"(d) 'Canada No. 1 Pickling' shall include only firm, well-cured onions of similar varietal characteristics, free from doubles, scallions, and ovoid onions, not sprouted or peeled, nor with root growth, and free from damage caused by freezing injury, disease, insects, or other means, and practically free from dirt, leaves, or other foreign matter. In this grade, not more than 25 per cent by weight shall be greater than 1 inch in diameter and not more than 3 per cent by weight shall be greater than $1\frac{1}{4}$ inches in diameter.

"In order to allow for variations incident to commercial grading and handling, 10 per cent by weight may be of ovoid shape and 5 per cent by weight may be below the other quality requirements of this grade, but not more than 2 per cent by weight of the entire lot may be affected with decay.

"(2) Definition of terms:—

"(a) 'Well shaped' means having the shape characteristic of the variety, but slightly off-type specimens may be permitted.

"(b) 'Well cured' means an onion which has the neck well dried out, and is free from damage caused by weather conditions.

"(c) 'Doubles' means an onion which has the outer skins broken exposing two centres of growth.

"(d) 'Scallion' means an onion which has a thick neck.

"(e) 'Practically free' means the appearance shall not be injured to an extent readily apparent on examination.

"(f) 'Peeled' means an onion which has lost its outer skins to such a degree that the edible flesh of the onion is exposed.

"(g) An 'ovoid' onion is one in which the length of the axis exceeds the diameter by more than $\frac{1}{4}$ inch."

9. By striking out in the "Grades for Vegetables" regulations "Turnips or Rutabagas," subclause (a), clause (e), "Definition of Terms," section 3, and substituting therefor the following:—

"(a) 'Waxed' means that clean, dry turnips have been completely immersed in a wax solution."

H. R. BOWMAN,
Minister of Agriculture.

Department of Agriculture,
Victoria, B.C., August 16th, 1950. 1307-au17

DEPARTMENT OF HEALTH
AND WELFARE.NOTICE OF APPLICATION FOR
CHANGE OF NAME

NOTICE is hereby given that an application will be made to the Director of Vital Statistics for a change of name, pursuant to the provisions of the "Change of Name Act," by me, Nicholas Wasylyshyn, of 4440 Seventh Avenue West, in the City of Vancouver, in the Province of British Columbia, as follows:—

To change my name from Nicholas Wasylyshyn to Nicholas Williamson.

Dated this 10th day of August, 1950.

1194-au17 NICHOLAS WASYLYSHYN.

CERTIFICATE OF CHANGE OF NAME

THIS is to certify that on the 9th day of August, 1950, at the hour 10.19 o'clock in the forenoon, the following changes of name were effected under the provisions of the "Change of Name Act" of British Columbia:—

Original name: Oscar Vivian Lawrence Horton.
Domiciled at 2942 Adanac Street, Vancouver, in the Province of British Columbia.

Name changed to Ross H. Horton.

Particulars of children: Names of Charles Lawrence Horton changed to Colin W. Horton and Michael Patrick Horton changed to Guy Horton.

Given under my hand at Victoria, B.C., this 10th day of August, 1950.

J. H. DOUGHTY,
1000-au17 Director of Vital Statistics.

NOTICE OF APPLICATION FOR
CHANGE OF NAME

NOTICE is hereby given that an application will be made to the Director of Vital Statistics for a change of name, pursuant to the provisions of the "Change of Name Act," by me, Wilhelmine Schweizer, of 995 Lillooet Street, Vancouver, in the Province of British Columbia, as follows:—

To change my name from Wilhelmine Schweizer to Minnie Switzer.

Dated this 7th day of August, 1950.

1183-au17 WILHELMINE SCHWEIZER.

CERTIFICATE OF CHANGE OF NAME

THIS is to certify that on the 8th day of August, 1950, at the hour of 11.23 o'clock in the forenoon, the following change of name was effected under the provisions of the "Change of Name Act" of British Columbia:—

Original name: Stanley Kotowicz (otherwise known as Stanley Albert Kotowicz).

Domiciled at Britain River, in the Province of British Columbia.

Name changed to Stanley Albert Cody.

Given under my hand at Victoria, B.C., this 8th day of August, 1950.

J. H. DOUGHTY,
1000-au17 Director of Vital Statistics.

DEPARTMENT OF HEALTH AND WELFARE.

NOTICE OF APPLICATION FOR CHANGE OF NAME

NOTICE is hereby given that an application will be made to the Director of Vital Statistics for changes of name, pursuant to the provisions of the "Change of Name Act," by me, Thomas George Cummings, of 1675 Bowser Avenue, in the City of North Vancouver, in the Province of British Columbia, as follows:—

To change my name from Thomas George Cummings to Ross H. Cummings, and my wife's name from Christina Elizabeth Cummings to Judy Cummings.

Dated this 12th day of August, 1950.

1219-au17

T. G. CUMMINGS.

NOTICE OF APPLICATION FOR CHANGE OF NAME

NOTICE is hereby given that an application will be made to the Director of Vital Statistics for changes of name, pursuant to the provisions of the "Change of Name Act," by me, Frederick Nick Popoff (otherwise known as Tekanoff), of 939 Davie Street, in the City of Vancouver, in the Province of British Columbia, as follows:—

To change my name from Frederick Nick Popoff to Frederick Nick Tekano; my wife's name from Hazel Belle Popoff to Hazel Belle Tekano; and my minor unmarried children's names from Garry Frederick Popoff to Garry Frederick Tekano and Darryl Michael Popoff to Darryl Michael Tekano.

Dated this 10th day of August, 1950.

1181-au17

FREDERICK NICK POPOFF.

NOTICE OF APPLICATION FOR CHANGE OF NAME

NOTICE is hereby given that an application will be made to the Director of Vital Statistics for a change of name, pursuant to the provisions of the "Change of Name Act," by me, William Sleight Brewitt, of 1873 Charlton Road, in the Municipality of Saanich, Province of British Columbia, as follows:—

To change my name from William Sleight Brewitt to William Sleight Warner.

Dated this 14th day of August, 1950.

1224-au17 WILLIAM SLEIGHT BREWITT.

CERTIFICATE OF CHANGE OF NAME

THIS is to certify that on the 9th day of August, 1950, at the hour of 10.19 o'clock in the forenoon, the following change of name was effected under the provisions of the "Change of Name Act" of British Columbia:—

Original name: Peter Dzumaga.

Domiciled at 1575 Twelfth Avenue West, Vancouver, in the Province of British Columbia.

Name changed to Joseph Peter Hall.

Given under my hand at Victoria, B.C., this 10th day of August, 1950.

1000-au17

J. H. DOUGHTY,
Director of Vital Statistics.

NOTICE OF APPLICATION FOR CHANGE OF NAME

NOTICE is hereby given that an application will be made to the Director of Vital Statistics for a change of name, pursuant to the provisions of the "Change of Name Act," by me, William Paul Serhenuik, of 2024 Sasamat Street, in the City of Vancouver, in the Province of British Columbia, as follows:—

To change my name from William Paul Serhenuik to Harvey Allen Croft.

Dated this 11th day of August, 1950.

1208-au17

WM. P. SERHENUIK.

SHERIFFS' SALES.

NOTICE OF SALE BY THE SHERIFF PURSUANT TO THE "EXECUTION ACT"

IN THE SUPREME COURT OF BRITISH COLUMBIA

Between The Bank of Nova Scotia, Judgment Creditor, and A. E. Hassall and E. Hassall, Judgment Debtors.

PURSUANT to the order of the Honourable Mr. Justice Manson made the 19th day of May, A.D. 1950, and to me directed, I will offer for sale by public auction, at my office in the Court-house, Chilliwack, B.C., on Friday, the 15th day of September, A.D. 1950, at the hour of 2.30 o'clock in the afternoon, all of the interest of the above-named judgment debtors in and to the following lands and premises: That land and premises situate, lying, and being in the Village of Hope, Ashcroft Assessment District, more particularly known and described as Lots Ten (10), Eleven (11), and Twelve (12), Block Twenty-four (24), Section Sixteen (16), Township Five (5), Range Twenty-six (26), West of the Sixth Meridian, Map One thousand two hundred and ninety-four (1294), to satisfy the judgment in the above action amounting to one thousand and thirty-eight dollars and seventeen cents (\$1,038.17) and costs.

The above-named judgment debtors are the registered owners in fee-simple of the said land and premises.

The judgment herein was entered in the Chilliwack Registry of the Supreme Court of British Columbia on the 1st day of November, A.D. 1949, for the sum of one thousand and thirty-eight dollars and seventeen cents (\$1,038.17) and was registered in the Land Registry Office at Westminster, B.C., under No. 3347J, November 4th, 1949.

Terms of Sale: Cash.

Dated at Chilliwack, B.C., this 21st day of June, A.D. 1950.

FRANK KICKBUSH,
1205-au17 *Deputy Sheriff.*

DEPARTMENT OF LANDS AND FORESTS.

TIMBER SALE X50407

THERE will be offered for sale at public auction, at 11.30 a.m. on Friday, August 25th, 1950, in the office of the District Forester, Kamloops, B.C., the Licence X50407, to cut 803,000 F.B.M. of Douglas fir, spruce, and other species of sawlogs on an area situated near Walloper Lake.

Three years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Kamloops, B.C.

998-au17

TIMBER SALE X50353

THERE will be offered for sale at public auction, at 11.30 a.m. on Monday, September 11th, 1950, in the office of the District Forester, Marine Building, Vancouver, B.C., the Licence X50353, to cut 541,000 board-feet of cedar, hemlock, and balsam on an area situated south of Belize Inlet, Range 2, Coast District.

Three years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Vancouver, B.C.

998-au17

DEPARTMENT OF LANDS AND FORESTS.

NOTICE OF CANCELLATION OF RESERVE

NOTICE is hereby given that the reserve established under authority of Order in Council No. 87, approved January 27th, 1944, notice of which was published in The British Columbia Gazette of February 17th, 1944, is cancelled in so far as it relates to the disposition of timber on approximately 496 acres comprising vacant Crown land in the vicinity of Lot 2930, Cariboo Land District, as applied for June 12th, 1950, under the provisions of the "Forest Act" for timber-sale purpose and numbered X50296.

GEO. P. MELROSE,
Deputy Minister of Lands.

*Department of Lands and Forests,
Victoria, B.C., August 15th, 1950. 1305-au17*

NOTICE OF CANCELLATION OF RESERVE

NOTICE is hereby given that the reserve established under authority of Order in Council No. 87, approved January 27th, 1944, notice of which was published in The British Columbia Gazette of February 17th, 1944, is cancelled in so far as it relates to the disposition of timber on approximately 255 acres comprising vacant Crown land being portions of Lots 2980 and 2984, Cariboo Land District, as applied for May 17th, 1950, under the provisions of the "Forest Act" for timber-sale purpose and numbered X50004.

GEO. P. MELROSE,
Deputy Minister of Lands.

*Department of Lands and Forests,
Victoria, B.C., August 14th, 1950. 1304-au17*

NOTICE OF CANCELLATION OF RESERVE

NOTICE is hereby given that the reserve established under authority of Order in Council No. 87, approved January 27th, 1944, notice of which was published in The British Columbia Gazette of February 17th, 1944, is cancelled in so far as it relates to the disposition of timber on approximately 480 acres comprising vacant Crown land in the vicinity of Lot 4023, Cariboo Land District, as applied for June 8th, 1950, under the provisions of the "Forest Act" for timber-sale purpose and numbered X50238.

GEO. P. MELROSE,
Deputy Minister of Lands.

*Department of Lands and Forests,
Victoria, B.C., August 15th, 1950. 1306-au17*

NANAIMO DISTRICT.

NOTICE is hereby given that the under-mentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands and Forests, Victoria, and at the office of the Government Agent, Nanaimo:—

Lot 243.—D. L. Brown, Application to Lease.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands and Forests within thirty days from the date of this notice.

F. O. MORRIS,
Surveyor-General.

*Department of Lands and Forests,
Victoria, B.C., July 27th, 1950. 950-jy27*

DEPARTMENT OF LANDS AND FORESTS.

TIMBER SALE X50240

THERE will be offered for sale at public auction, at 11 a.m. on Saturday, August 26th, 1950, in the office of the Forest Ranger, Vanderhoof, B.C., the Licence X50240, to cut 690,000 board-feet of spruce, fir, lodgepole pine, and balsam on an area located on the south shore of Stuart Lake.

Two years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Prince George, B.C. 979-au10

TIMBER SALE X49064.

THERE will be offered for sale at public auction, at 10 a.m. on Monday, September 18th, 1950, in the office of the District Forester, Marine Building, Vancouver, B.C., the Licence X49064, to cut 8,700,000 F.B.M. of cedar, hemlock, balsam, fir, and white pine on an area covering part of Surveyed Timber Licences 5512P and 5513P, situated on Tranquil Inlet, Clayoquot Sound, Clayoquot Land District.

Two years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Vancouver, B.C. 699-jy20

TIMBER SALE X49985.

THERE will be offered for sale at public auction, at 10.30 a.m. on Tuesday, September 5th, 1950, in the office of the District Forester, Marine Building, Vancouver, B.C. the Licence X49985, to cut 2,255,000 F.B.M. of spruce, balsam, cedar, and hemlock on Lots 1477, 1478, and 1480, situated near Rae Basin, Hesquiat Harbour, Clayoquot Land District.

Three years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Vancouver, B.C. 962-au3

PETROLEUM AND NATURAL- GAS PERMITS.

PEACE RIVER LAND RECORDING DISTRICT

TAKE NOTICE that Socony-Vacuum Exploration Company, of Calgary, Alta., has applied for a Crown petroleum and natural-gas permit on the location described as follows: Commencing at a point at the intersection of north latitude 60° 00' and longitude 122° 50'; thence due south from this point for 16 miles; thence due west 8½ miles; thence due north 16 miles to north latitude 60° 00'; thence due east 8½ miles along north latitude 60° 00' to starting point, and containing 87,040 acres, more or less.

Date of application, 3rd day of August, 1950.

Dated at Calgary, Alta., this 9th day of August, 1950.

SOCONY-VACUUM EXPLORATION
COMPANY.

1216-au17 GEORGE FREDERICK CHADBURN, Agent.

CERTIFICATES OF IMPROVEMENTS.

MAY V, FRANCIS C, OVERLOOKED FRAC.,
MAY V FRAC. MINERAL CLAIMS

Situate in the Ainsworth Mining Division. Where located: At the Utica Mine. Lawful holder: Utica Mines (1937), Ltd. Number of the holder's free miner's certificate: 41401F.

TAKE NOTICE that I, A. L. Purdy, acting as agent for the lawful holder, Free Miner's Certificate No. 41401F, intend, at the end of sixty days from the date hereof, to apply to the Mining Recorder for certificates of improvements for the purpose of obtaining Crown grants of the above claims.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such certificates of improvements.

Dated this 8th day of August, 1950. 1160-au10

BLUFF MINERAL CLAIM.

Situate in the Nelson Mining Division. Where located: On south side of Wolf Creek about 1 mile up from Sheep Creek mill. Lawful holder: Ella Kate Donaldson. Number of the holder's free miner's certificate: 36161F.

TAKE NOTICE that I, A. L. Purdy, acting as agent for the lawful holder, Free Miner's Certificate No. 36161F, intend, at the end of sixty days from the date hereof, to apply to the Mining Recorder for a certificate of improvements for the purpose of obtaining a Crown grant of the above claim.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such certificate of improvements.

Dated this 3rd day of July, 1950. 778-jy6

BLUEBELL, BLUEBELL No. 1 FRACTION, BLUEBELL No. 2, A-1, A-2, A-3 FRACTION, A-4 FRACTION, A-5 FRACTION, PRODUCTION No. 1, PRODUCTION No. 2, WILLOW No. 7, WILLOW No. 8, WILLOW No. 9, WILLOW No. 10, DAWNE No. 3, DAWNE No. 4 FRACTION, AND CONSOLIDATED FRACTION MINERAL CLAIMS.

Situate in the Cariboo Mining Division. Where located: On Island Mountain. Lawful holder: Barkerville Mining Company, Limited (N.P.L.). Number of the holder's free miner's certificate: 28920F.

TAKE NOTICE that Barkerville Mining Company, Limited (N.P.L.), Free Miner's Certificate No. 28920F, intends, at the end of sixty days from the date hereof, but not later than one year, to apply to the Mining Recorder for Certificates of Improvements for the purpose of obtaining Crown grants of the above mineral claims.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such Certificates of Improvements.

Dated this 31st day of January, 1950. 729-je29

CERTIFICATES OF IMPROVEMENTS.

BILL, COX, HILL, LAND, MAY, AND SHAW MINERAL CLAIMS.

Situate in the Greenwood Mining Division. Where located: Greenwood, B.C. Lawful holder: Drummond, White & Co., Ltd. Number of the holder's free miner's certificate: 27200F.

TAKE NOTICE that Drummond, White & Co., Ltd., Free Miner's Certificate No. 27200F, intends, at the end of sixty days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements for the purpose of obtaining Crown grants of the above claims.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such Certificates of Improvements.

Dated this 20th day of June, 1950.

DRUMMOND, WHITE & CO., LTD.
575-je29 W. R. McLEOD, Agent.

COAL LICENCES.

NOTICE

TAKE NOTICE that John C. Watkins, of 716 Davie Street, Vancouver, B.C., has applied to the Department of Lands and Forests of the Province of British Columbia for a licence to develop coal and to produce coal on Lot 4222, situate in Osoyoos Division of Yale District.

Dated this 10th day of August, 1950.

1223-au17 JOHN C. WATKINS.

NOTICE.

TAKE NOTICE that Vance Donkin, of 1235 Hastings Street East, Vancouver, B.C., has applied to the Department of Lands and Forests of the Province of British Columbia for a licence to develop coal and to produce coal on Lot 4221, situate in Osoyoos Division of Yale District.

Dated this 31st day of July, 1950.

1102-au3 VANCE DONKIN.

NOTICE.

TAKE NOTICE that I, Quentin Franklin Gething, coal-mine operator, of Hudson Hope, B.C., intend to apply for coal licence on the following described lands: West Half of Lot 1039, Peace River Land Recording District, and containing 320 acres.

QUENTIN FRANKLIN GETHING.
1007-jy20

LAND LEASES.

ALBERNI LAND RECORDING DISTRICT.

TAKE NOTICE that Esquimalt Lumber Company, Limited, a company registered under the laws of the Province of British Columbia, intends to apply for a lease of the following described lands, situate on the Alberni Canal: Commencing at a post planted on high-water mark, 25 chains northerly from the south-east corner of Lot 551, Clayoquot District; thence northerly along high-water mark a distance of 123 chains; thence easterly 2.5 chains; thence southerly parallel to high-water mark 15 chains; thence westerly 1

chain; thence southerly 20 chains; thence easterly 1 chain; thence southerly 20 chains; thence westerly 1 chain; thence southerly 20 chains; thence easterly 1 chain; thence southerly 20 chains; thence westerly 1 chain; thence southerly 28 chains; thence westerly 1 chain to the point of commencement, and containing 50 acres, more or less, for the purpose of log storage and booming grounds, and log dump.

Dated June 30th, 1950.

ESQUIMALT LUMBER COMPANY,
1022-jy27 LIMITED.

ALBERNI LAND RECORDING DISTRICT

TAKE NOTICE that The Canadian Fishing Company, Limited, of Vancouver, B.C., fish-canners, intends to apply for a lease of the following described lands, situate in front of portions of Lots 366 and 366A, Nootka District: Commencing at a post planted about 100 feet north and 210 feet east of the north-east corner of Lot 366A, Nootka District; thence southerly 300 feet to the most northerly corner of Lot 381; thence S. 47° 32' W. 64 feet to shore-line; thence westerly, northerly, and easterly along shore-line to point of commencement, and containing 1.5 acres, more or less, for the purpose of fish-canning and operations in connection therewith.

Dated July 15th, 1950.

THE CANADIAN FISHING COMPANY,
1132-au10 LIMITED. A. E. LOVDAHL, *Agent*.

VANCOUVER LAND RECORDING DISTRICT

TAKE NOTICE that The Powell River Company, Limited, of Vancouver, B.C., pulp and paper manufacturers, intends to apply for a lease of the following described lands, situate at Powell River, adjoining and lying south-westerly of Lot 5922, Group 1, New Westminster District:—

Commencing at the north-west corner of Lot 5922, Group 1, New Westminster District; thence N. 85° 25' W. 246 feet; thence S. 51° 15' E. 1,744.3 feet; thence N. 10° 25' W. 153.8 feet; thence N. 51° 15' W. 1,472.6 feet, and containing 4.98 acres, more or less, for the purpose of wharf-site and mooring-grounds.

Dated July 27th, 1950.

THE POWELL RIVER COMPANY,
1107-au3 LIMITED. H. MOORHEAD, *Agent*.

NEW WESTMINSTER LAND RECORDING DISTRICT

TAKE NOTICE that Knowlton Logging Company, Limited, of Ruby Creek, B.C., loggers, intends to apply for a lease of the following described lands, and land covered with water, situate at Ruby Creek, and being a part of the bed of the Fraser River, in front of the Yale Indian Reserve No. 9 (Lukseetsissum): Commencing at a post planted about 4,070 feet south and 180 feet east of the south-west corner of Legal Subdivision 5 of Section 5, Township 5, Range 27, west of the 6th meridian; thence S. 64° E. 150 feet; thence N. 39° E. 450 feet; thence N. 46° E. 1,000 feet; thence N. 40° E. 450 feet; thence N. 35° 30' E. 600 feet; thence N. 26° 30' E. 570 feet; thence N. 63° 30' W. 180 feet, more or less, to the high-water line of the Fraser River; thence south-westerly along said high-water line to the point of commencement, and containing 10.8 acres, more or less, for the purpose of a booming-ground.

Dated August 4th, 1950.

KNOWLTON LOGGING COMPANY,
1154-au10 LIMITED. GERALD M. CHRISTIE, *Agent*.

LAND LEASES.

VANCOUVER LAND RECORDING DISTRICT

TAKE NOTICE that The Canadian Fishing Company, Ltd., of Vancouver, B.C., fish packers and processors, intends to apply for a lease of the following described lands, situate in the Fraser River at Steveston, fronting Block C, Section 10, Block 3 north, Range 7 west, New Westminster District: Commencing at a post planted at the south-west corner of Block C, Section 10, Block 3 north, Range 7 west, New Westminster District, Plan 7736; thence south 100 feet; thence south-easterly 905 feet, more or less, to a point on the southerly production of the west boundary of Lot 23, Block 1, Section 10, Plan 249, distant 100 feet from the south-west corner of Lot 23; thence northerly along the southerly production of the west boundary of said Lot 23 100 feet to the south-west corner thereof, which point is also the south-east corner of said Block C; thence north-westerly along the southerly boundary of Block C 900 feet, more or less, to the point of commencement, and containing 2.5 acres, more or less, for general use in the business of fish packing and processing.

Dated August 9th, 1950.

THE CANADIAN FISHING COMPANY, LTD.
1195-au17 F. C. UNDERHILL, *Agent*.

VANCOUVER LAND RECORDING DISTRICT

TAKE NOTICE that Joan E. Wilkinson, of Pender Harbour, B.C., home-maker, intends to apply for a lease of the following described lands: Commencing at a post planted about 200 feet westerly from iron post at north-westerly corner of subdivided portion of Lot 1024; thence following foreshore westerly about 800 feet; thence northerly about 50 feet; thence easterly about 800 feet; thence southerly about 50 feet to point of commencement, and containing about 1 acre, more or less, for the purpose of oyster-culture.

Dated July 22nd, 1950.

1152-au10 JOAN E. WILKINSON.

ALBERNI LAND RECORDING DISTRICT

TAKE NOTICE that The Canadian Fishing Company, Limited, of Vancouver, B.C., fish-canners, intends to apply for a lease of the following described lands, situate at Nootka in front of portion of Lot 366A, Nootka District: Commencing at a post planted at the south-east corner of Lot 366A, Nootka District; thence east 35 feet; thence N. 11° E. 428 feet to shore-line; thence westerly and southerly along shore-line to point of commencement, and containing 1.6 acres, more or less, for the purpose of fish-canning and operations in connection therewith.

Dated July 15th, 1950.

THE CANADIAN FISHING COMPANY,
1132-au10 LIMITED. A. E. LOVDAHL, *Agent*.

LAND NOTICES.

LILLOOET LAND RECORDING DISTRICT

TAKE NOTICE that F. G. Bradner, of 4042 Thirty-fourth Street West, Vancouver, contractor, intends to apply for permission to purchase the following described lands, situate on the north shore of Loon Lake: Commencing at a post planted at the south-east corner of Lot 5872; thence north 20 chains; thence east 20 chains; thence south to the south-west corner of Lot 7378; thence west to planted post, and containing 40 acres, more or less.

Dated July 12th, 1950.

1177-au17 FRANCIS GILBERT BRADNER.

LAND NOTICES.

PEACE RIVER LAND RECORDING DISTRICT

TAKE NOTICE that Levi Edmond Frederick Fugle, of Box 1593, Dawson Creek, B.C., saw-miller, intends to apply for permission to purchase the following described lands, situate in the vicinity of Groundbirch, B.C., Township 78, Range 20, west of the 6th meridian: Commencing at a post planted 1½ miles west and one-half mile south of the south-west corner of Section 22, Township 78, Range 20, west of the 6th meridian; thence south 40 chains; thence west 40 chains; thence north 40 chains; thence east 40 chains, and containing 160 acres, more or less, for agricultural purposes.

Dated August 7th, 1950.

LEVI EDMOND FREDERICK FUGLE.
1207-au17

PEACE RIVER LAND RECORDING DISTRICT

TAKE NOTICE that Franklin William Campbell, of Little Prairie, B.C., farmer, intends to apply for permission to purchase the following described lands, situate in the vicinity of Flavels Creek, B.C. (north and west of Groundbirch, B.C.), Township 79, Range 20, west of the 6th meridian: Commencing at a post planted at the south-west corner of Section 17, Township 79, Range 20, west of the 6th meridian; thence 80 rods west; thence 300 rods north; thence 80 rods east; thence 300 rods south, and containing 140 acres, more or less, for agricultural and grazing purposes.

Dated August 10th, 1950.

FRANKLIN WILLIAM CAMPBELL.
1207-au17 F. F. CAMPBELL, Agent.

LILLOOET LAND RECORDING DISTRICT

TAKE NOTICE that George E. Bradner, of Alderwood Manor, Wash., farmer, intends to apply for permission to purchase the following described lands, situate on the north shore of Loon Lake: Commencing at a post planted about 10 chains west of the south-west corner of Lot 7473; thence north 10 chains; thence east 10 chains; thence south to the south-west corner of Lot 7473; thence west to planted post, and containing 20 acres, more or less.

Dated July 11th, 1950.

1176-au17 GEORGE EDWARD BRADNER.

PEACE RIVER LAND RECORDING DISTRICT

TAKE NOTICE that Donald Russel Haddow, of Box 893, Dawson Creek, B.C., farmer, intends to apply for permission to purchase the following described lands, situate on Buick Creek, north of Township 111, Peace River District: Commencing at a post planted 2 miles north and 1 mile west of the north-west corner of Section 30, Township 113, Peace River District; thence north 80 chains; thence west 80 chains; thence south 40 chains; thence east 40 chains; thence south 40 chains; thence east 40 chains, and containing 480 acres, more or less, for agricultural purposes.

Dated July 14th, 1950.

1149-au10 DONALD RUSSEL HADDOW.

PEACE RIVER LAND RECORDING DISTRICT

TAKE NOTICE that Thomas William Ryan, of Hanna, Alta., C.N.R. locomotive engineer, intends to apply for permission to purchase the following described lands, situate in Township 86, Range 14, west of the 6th meridian, in the vicinity of Clayhurst: Commencing at a post planted 3½ miles north and one-half mile east of the north-east corner of the South-east Quarter of Section 32,

Township 85, Range 14, west of the 6th meridian; thence 80 chains west; thence 80 chains north; thence 80 chains east; thence 80 chains south, and containing 640 acres, more or less, for farming and pasture purposes.

Dated August 1st, 1950.

1148-au10 THOMAS WILLIAM RYAN.

PEACE RIVER LAND RECORDING DISTRICT

TAKE NOTICE that William Ewanchuk, of Clayhurst, B.C., farmer, intends to apply for permission to purchase the following described lands, situate in Township 84, Range 14, west of the 6th meridian, in the vicinity of Clayhurst: Commencing at a post planted at the north-west corner of Section 8, Township 84, Range 14, west of the 6th meridian; thence 80 chains east; thence 40 chains south; thence 80 chains west; thence 40 chains north, and containing 320 acres, more or less, for general farming purposes.

Dated August 1st, 1950.

1148-au10 WILLIAM EWANCHUK.

PEACE RIVER LAND RECORDING DISTRICT

TAKE NOTICE that Roy Helmer Ellergodt, of Hanna, Alta., locomotive engineer, intends to apply for permission to purchase the following described lands, situate in Township 86, Range 14, west of the 6th meridian, in the vicinity of Clayhurst: Commencing at a post planted about 3½ miles north and one-half mile east of the north-east corner of the South-east Quarter of Section 32, Township 85, Range 14, west of the 6th meridian (at junction of pack-trail and Locked Horns Creek); thence 40 chains east; thence 80 chains north; thence 40 chains west; thence 80 chains south, and containing 320 acres, more or less, for general farming and pasture land.

Dated July 28th, 1950.

1148-au10 ROY H. ELLERGODT.

PEACE RIVER LAND RECORDING DISTRICT

TAKE NOTICE that Christine Hannaford, of Fort St. John, B.C., farmerette, intends to apply for permission to purchase the following described lands, situate in Township 84, Range 21, west of the 6th meridian: Commencing at a post planted approximately one-half mile south of the north-west corner of Section 35, Township 84, Range 21, west of the 6th meridian; thence 40 chains south; thence 40 chains east; thence 40 chains north; thence 40 chains west, and containing 160 acres, more or less, for general farming purposes.

Dated July 31st, 1950.

CHRISTINE HANNAFORD,
1122-au10 CLEMENT C. BROOKS, Agent.

LILLOOET LAND RECORDING DISTRICT

TAKE NOTICE that Joseph Allan McKinnon, of Kamloops, B.C., plumber, intends to apply for permission to purchase the following described lands, situate on the west end of Bonaparte Lake, near Hammer Creek: Commencing at a post planted at the north-east corner of the area set aside for the use of the public on the west end of Bonaparte Lake, near Hammer Creek; thence west 8 chains, more or less, to the north-west corner of the said public reserve; thence north 5 chains; thence east 8 chains, more or less, to the shore of Bonaparte Lake; thence southerly along the lake-shore to point of commencement, and containing 4 acres, more or less, for a site for a fishing and hunting lodge.

Dated July 26th, 1950.

1120-au10 JOSEPH ALLAN MCKINNON.

LAND NOTICES.

LILLOOET LAND RECORDING DISTRICT.

TAKE NOTICE that Francis Harry Graham Mills, of Ashcroft, B.C., physician, intends to apply for permission to purchase the following described lands, situate on an island at the confluence of the three arms of Ruth Lake: Commencing at a post planted at the north-west corner of the island, east of the south survey post of Lot 5493; thence south 35 chains; thence south-east 20 chains; thence north-west 40 chains, all following the shore-line and ending at the post noted, and containing 35 acres, more or less.

Dated July 19th, 1950.

FRANCIS HARRY GRAHAM MILLS.
1049-jy27

CRANBROOK LAND RECORDING DISTRICT.

TAKE NOTICE that Olga Gunda Tanner and Carl Bloom, of Wardner, B.C., farmers, intend to apply for permission to purchase the following described lands, situate 3½ miles south-south-west from Wardner, on Chipka Creek: Commencing at a post planted at the south-west corner of Lot 1968; thence south 80 chains; thence east 40 chains; thence north 80 chains; thence west 40 chains, and containing 320 acres, more or less, for pasture purposes.

Dated July 8th, 1950.

OLGA GUNDA TANNER.
1043-jy27 CARL BLOOM.

PEACE RIVER LAND RECORDING DISTRICT.

TAKE NOTICE that Stanley Pederson, of Fox Valley, Sask., rancher, intends to apply for permission to purchase the following described lands, situate 1½ miles north of Section 4, Township 86, Range 23, west of the 6th meridian: Commencing at a post planted 2 miles north of the centre of Section 4, Township 86, Range 23, west of the 6th meridian; thence 80 chains north; thence 80 chains west; thence 80 chains south; thence 80 chains east, and containing 640 acres, more or less.

Dated July 25th, 1950.

STANLEY PEDERSON.
1115-au3 H. A. MASON, *Agent*.

PEACE RIVER LAND RECORDING DISTRICT.

TAKE NOTICE that David William Graham, of Box 1592, Dawson Creek, B.C., millman, intends to apply for permission to purchase the following described lands, situate in Township 78, Range 20, west of the 6th meridian, west of Groundbirch: Commencing at a post planted 1 mile due west of the south-west corner of Section 22, Township 78, Range 20, west of the 6th meridian; thence 40 chains west; thence 40 chains south; thence 40 chains east; thence 40 chains north, and containing 160 acres, more or less, for farming purposes.

Dated July 22nd, 1950.

1058-jy27 DAVID WILLIAM GRAHAM.

QUESNEL LAND RECORDING DISTRICT.

TAKE NOTICE that J. R. Barker, of Vancouver, B.C., mechanic, intends to apply for permission to purchase the following described lands, situate on the west side of Jawbone Creek, on Moorehead Lake: Commencing

at a post planted at Jawbone Creek on the north shore of Moorehead Lake; thence 20 chains north; thence 20 chains west; thence south to shore of Moorehead Lake; thence east along lake-shore to point of commencement, and containing 40 acres, more or less.

Dated July 3rd, 1950.

1060-jy27 JOHN ROBERT BARKER.

QUESNEL LAND RECORDING DISTRICT.

TAKE NOTICE that Thomas Tutyko and Reid Bacon, of Williams Lake, B.C., mechanics, intend to apply for permission to purchase the following described lands, situate approximately 1½ miles south of Williams Lake: Commencing at a post planted at the south-east corner of Block A, Lot 9849, Cariboo District; thence west 20 chains; thence south 20 chains; thence east 20 chains; thence north 20 chains to point of commencement, and containing 40 acres, more or less.

Dated July 19th, 1950.

THOMAS TUTYKO.
1024-jy27 REID BACON.

PEACE RIVER LAND RECORDING DISTRICT.

TAKE NOTICE that Lila D. Southwick, of Bear Flat, B.C., housewife, intends to apply for permission to purchase the following described lands, situate in the vicinity of Cache Creek: Commencing at a post planted at the south-west corner of the South-east Quarter of Section 10, Township 86, Range 23, west of the 6th meridian; thence 40 chains west; thence 80 chains south; thence 40 chains east; thence 80 chains north, and containing 320 acres, more or less.

Dated July 11th, 1950.

LILA D. SOUTHWICK.
1083-au3 H. A. MASON, *Agent*.

PEACE RIVER LAND RECORDING DISTRICT.

TAKE NOTICE that James Stuart Campbell, of Clayhurst, B.C., farmer-labourer, intends to apply for permission to purchase the following described lands, situate in the vicinity of Clayhurst: Commencing at a post planted at the north-east corner of Section 20, Township 83, Range 13, west of the 6th meridian; thence 40 chains north; thence 80 chains west; thence 40 chains south; thence 80 chains east to point of commencement, and containing 320 acres, more or less, for agricultural purposes.

Dated July 18th, 1950.

1088-au3 JAMES STUART CAMPBELL.

PEACE RIVER LAND RECORDING DISTRICT.

TAKE NOTICE that Norman William Ryan, of Hanna, Alta., labourer, intends to apply for permission to purchase the following described lands, situate in Township 86, Range 14, west of the 6th meridian, in the vicinity of Clayhurst: Commencing at a post planted 4½ miles north and one-half mile east of the north-east corner of the South-east Quarter of Section 32, Township 85, Range 14, west of the 6th meridian; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west, and containing 640 acres, more or less, for farming and pasture.

Dated August 1st, 1950.

NORMAN WILLIAM RYAN.
1148-au10 T. W. RYAN, *Agent*.

LAND NOTICES.

PEACE RIVER LAND RECORDING DISTRICT.

TAKE NOTICE that William Francis Fugle, of Box 1593, Dawson Creek, B.C., sawmill operator, intends to apply for permission to purchase the following described lands, situate in the vicinity of Groundbirch, one-half mile west of the South-west Quarter of Section 22, Township 78, Range 20, west of the 6th meridian: Commencing at a post planted one-half mile west of the south-west corner of Section 22, Township 78, Range 20, west of the 6th meridian; thence west 40 chains; thence south 40 chains; thence east 40 chains; thence north 40 chains, and containing 160 acres, more or less, for agricultural purposes.

Dated July 21st, 1950.

1088-au3 WILLIAM FRANCIS FUGLE.

PEACE RIVER LAND RECORDING DISTRICT.

TAKE NOTICE that Edna Leila Bovee, of Beechy, Sask., housewife, intends to apply for permission to purchase the following described lands, situate in Section 33, Township 85, Range 23, west of the 6th meridian, Peace River District: Commencing at a post planted at the south-east corner of the North-east Quarter of Section 33, Township 85, Range 23, west of the 6th meridian; thence 20 chains north; thence 20 chains west; thence 20 chains south; thence 20 chains east, and containing 40 acres, more or less.

Dated July 25th, 1950.

EDNA LEILA BOVEE.
H. A. MASON, Agent.

1115-au3

LILLOOET LAND RECORDING DISTRICT.

TAKE NOTICE that George Leonidase Chevalier, of Kelly Lake, Clinton P.O., B.C., retired, intends to apply for permission to purchase the following described lands, situate at the south end of Kelly Lake: Commencing at a post planted about 6 chains south of the north-east corner of Lot 3639, Lillooet District; thence north 8 chains; thence east across Kelly Lake to Pacific Great Eastern Railway, 8 chains, more or less; thence south-westerly along Pacific Great Eastern Railway to point of commencement, and containing 10 acres, more or less.

Dated July 22nd, 1950.

GEORGE LEONIDASE CHEVALIER.

1069-au3

PEACE RIVER LAND RECORDING DISTRICT.

TAKE NOTICE that Henry Snyder, of Meadow Lake, Sask., farmer, intends to apply for permission to purchase the following described lands, situate in Township 86, Range 16th, west of the 6th meridian, and in Township 86, Range 17, west of the 6th meridian: Commencing at a post planted 1½ miles west of the north-east corner of Section 8, Township 86, Range 16, west of the 6th meridian; thence 80 chains west; thence 80 chains south; thence 80 chains east; thence 80 chains north, and containing 640 acres, more or less, for general farming purposes.

Dated July 13th, 1950.

HENRY SNYDER,
CLEMENT R. BROOKS, Agent.

1115-au3

LAND NOTICES.

QUESNEL LAND RECORDING DISTRICT.

TAKE NOTICE that Stanley L. Lafrenz, of Lewiston, Idaho, contractor, intends to apply for permission to purchase the following described lands, situate on the north shore of Quesnel Lake, approximately 1 mile north of south tip of Lot 10182 (Cariboo Island): Commencing at a post planted approximately 1 mile north-east of Lot 10182 and approximately at the 2,400-foot contour line; thence 10 chains westerly; thence southerly to 2,400-foot line; thence easterly along contour line to point of commencement, and containing 20 acres, more or less.

Dated July 6th, 1950.

1021-jy27 STANLEY L. LAFRENZ.

PEACE RIVER LAND RECORDING DISTRICT.

TAKE NOTICE that Levi Edmond Frederick Fugle, of Box 1593, Dawson Creek, B.C., sawmill operator, intends to apply for permission to purchase the following described lands, situate in Township 78, Range 20, west of the 6th meridian, and lying west of Groundbirch: Commencing at a post planted 1½ miles west of the south-west corner of Section 22, Township 78, Range 20, west of the 6th meridian; thence 40 chains west; thence 40 chains south; thence 40 chains east; thence 40 chains north, and containing 160 acres, more or less.

Dated July 17th, 1950.

LEVI EDMOND FREDERICK FUGLE.

1058-jy27

PEACE RIVER LAND RECORDING DISTRICT

TAKE NOTICE that Grace Braaten, of Box 1111, Dawson Creek, B.C., housewife, intends to apply for permission to purchase the following described lands, situate in the vicinity of Clayhurst, B.C., Township 86, Range 14, west of the 6th meridian: Commencing at a post planted 4 miles north and 1½ miles east of the north-east corner of South-east Quarter of Section 32, Township 85, Range 14, west of the 6th meridian; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains, and containing 640 acres, more or less, for agricultural purposes.

Dated August 1st, 1950.

GRACE BRAATEN.
NORMAN BRAATEN, Agent.

1207-au17

LILLOOET LAND RECORDING DISTRICT.

TAKE NOTICE that Walter H. Cudmore, of Ganges, B.C., farming and logging, intends to apply for permission to purchase the following described lands, situate Ruth Lake: Commencing at a post planted at the south-east corner of Lot 7551, Lillooet District; thence south 40 chains; thence west 55 chains, more or less, to the east boundary of Lot 4846; thence west 40 chains to the north-east corner of Lot 4846; thence about 80 chains to lake-shore; thence 27 chains east to the west corner of Lot 7551; thence south to the south-west corner of Lot 7551; thence east to point of commencement, and containing 320 acres, more or less.

Dated July 15th, 1950.

WALTER HERBERT CUDMORE.

1044-jy27

LAND NOTICES.

VANCOUVER LAND RECORDING DISTRICT

TAKE NOTICE that W. L. Frederickson, of Stuart Island, B.C., storekeeper, intends to apply for permission to purchase the following described lands, situate on Billings Bay, Nelson Island, in the vicinity of S.T.L. 2895P, Group 1, New Westminster District: Commencing at a post planted at the south-east corner of S.T.L. 2895P; thence north 20 chains; thence east 10 chains; thence south to high-water mark on north shore of Billings Bay; thence south-west along high-water mark to point of commencement, and containing 16 acres, more or less, for the purpose of home-site.

Dated August 3rd, 1950.

W. L. FREDERICKSON.

1158-au10

LORNE MAYNARD, *Agent*.

LEGISLATIVE ASSEMBLY.

PRIVATE BILLS

EXCERPT FROM STANDING ORDERS RELATING TO PRIVATE BILLS

100. (1) All applications to the Legislative Assembly for Private Bills of any nature whatsoever shall require the publication of a notice clearly and distinctly specifying the nature and object of the application, and when the application refers to any proposed work, indicating sufficiently the location of the work, to be signed by or on behalf of the applicant.

(2) Such notice shall be published in The British Columbia Gazette and once a week in one leading daily newspaper freely circulating in all parts of the Province. The notice in such newspaper to appear on Wednesday of each week.

(3) When the proposed Bill is of such a nature that it may particularly affect one or more electoral districts, the notice shall furthermore be published once a week if possible in some newspaper in every electoral district affected, or if there be no newspaper published therein, then in a newspaper published in the electoral district nearest thereto.

(4) The publication of such notice shall in all cases be continued for a period of four weeks during the interval of time between the close of the next preceding Session and the consideration of the petition.

97. No petition for any Private Bill shall be received by the House after the first ten days of each Session, nor may any Private Bill be presented to the House after the first three weeks of each Session, nor may any report of any Standing or Select Committee upon a Private Bill be received after the first four weeks of each Session, and no motion for the suspension or modification of this Standing Order shall be entertained by the House until the same has been reported on by the Committee on Standing Orders, or after reference made thereof at a previous sitting of the House to the Standing Committees charged with the consideration of Private Bills, who shall report thereon to the House. And if this rule shall be suspended or modified as aforesaid, the promoters of any Private Bill which is presented after the time hereinbefore limited, or for which the petition has been received after the time hereinbefore limited, shall in either case pay double the fees required in respect of such Bill by this rule, unless the House shall order to the contrary.

98. (1) Any person seeking to obtain any Private Bill shall deposit with the Clerk of the House, eight clear days before the opening of the Session:—

(a) A printed copy of such Bill;

(b) A copy of the petition to be presented to the House;

(c) Copies of the notices published, with publication proved by a statutory declaration or affidavit to the satisfaction of the Clerk of the House.

(2) At the time of depositing the Bill and petition the applicant shall also pay to the Clerk of the House the sum of three hundred dollars.

(3) If a copy of the Bill, petition, and notices proved as aforesaid shall not have been so deposited in the hands of the Clerk of the House at least eight clear days before the opening of the Session or if the petition has not been presented to the House within the first ten days of the Session, the amount to be paid to the Clerk shall be six hundred dollars. If the Bill shall not pass second reading one-half of the fees shall be returned.

101. Every petition signed by an agent or attorney in fact shall be accompanied by the authority of such agent or attorney in fact, and the petition shall not be deemed to be filed with the Clerk until this is done.

102. Before any petition praying for leave to bring in a Private Bill for the erection of a toll-bridge is received by the House, the person or persons intending to petition for such Bill shall, upon giving the notice prescribed by Standing Order 100, also at the same time and in the same manner give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts or vessels, and mentioning also whether they intend to erect a draw-bridge or not, and the dimensions of the same.

103. (1) All Private Bills for Acts of incorporation shall be so framed as to incorporate by reference to the clauses of the general Acts relating to the details to be provided for by such Bills: Special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the Bill indicating the provisions thereof in which the general Act is proposed to be departed from. Bills which are not framed in accordance with this Standing Order shall be recast by the promoters and reprinted at their expense before any Committee passes upon the clauses.

(2) Every Bill for an Act of incorporation, where a form of model Bill has been adopted, shall be drawn in accordance with the model Bill (copies of model Bills may be obtained from the Clerk of the House). Any provisions contained in any such Bill which are not in accord with the model Bill shall be inserted between brackets or underlined, and shall be so printed.

(3) Any exceptional provisions that it may be proposed to insert in any Bill shall be clearly specified in the notice of application for same.

107. All Private Bills shall be prepared by the parties applying for the same, and printed in small-pica type, twenty-six ems by fifty ems, on good paper, in imperial octavo form, each page when folded measuring 10¾ inches by 7½ inches. There shall be a marginal number every fifth line of each page; the numbering of the lines is not to run on through the Bill, but the lines of each page are to be numbered separately. Three hundred copies of each Bill shall be deposited with the Clerk of the House immediately before the first reading. If amendments are made to any Bill during its progress before the Committee on Private Bills, or through the House, such Bill shall be reprinted by the promoters thereof.

In the case of Bills to incorporate companies, in addition to the fee of \$300 mentioned in Rule 98, fees calculated on the capital of the company are payable at the same time. Further particulars can be had on application to the undersigned.

All cheques in payment of fees must be certified.

Dated January 5th, 1949.

E. K. DEBECK,
Clerk, Legislative Assembly.

CERTIFICATES OF INCORPORATION.

"COMPANIES ACT."

No. 26301.

NOTICE is hereby given that "Terminal Car Sales, Ltd.," was incorporated under the "Companies Act" on the 21st day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 716-475 Howe Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To buy, sell, hire, keep for hire, rent, and otherwise deal in motor-vehicles, motor-vehicle accessories, and other vehicles, both new and used, and equipment and merchandise of every kind and description:

(b) To equip, maintain, build, repair, and in any way work with or upon goods and chattels of every kind and description, and in particular, but without limiting the generality of the foregoing, to work with or upon, and to maintain motors, vehicles, and motor-vehicles:

(c) To engage in the business of financing purchases of goods and chattels of every kind and description, and in particular, but without limiting the generality of the foregoing, to engage in the business of financing the purchase of new or used motor-vehicles.

A. H. HALL,

1038-jy27

Deputy Registrar of Companies.

"COMPANIES ACT."

No. 26300.

NOTICE is hereby given that "Victoria Monument, Ltd.," was incorporated under the "Companies Act" on the 21st day of July, 1950.

The authorized capital of the Company is twenty-four thousand eight hundred dollars, divided into two thousand four hundred and eighty preference shares of ten dollars each.

The Company is also authorized to issue one hundred common A shares and one hundred common B shares without nominal or par value.

The address of its registered office is 520, 475 Howe Street, Vancouver, B.C.

The object for which the Company is established is: To buy, sell, manufacture, and deal with goods, wares, and merchandise of every kind and description, both wholesale and retail.

A. H. HALL,

1038-jy27

Deputy Registrar of Companies.

"COMPANIES ACT."

No. 26289.

NOTICE is hereby given that "Can West Investments, Ltd.," was incorporated under the "Companies Act" on the 19th day of July, 1950.

The Company is authorized to issue ten thousand shares without nominal or par value.

The address of its registered office is 800 Hall Building, 789 Pender Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To carry on business as investors, brokers, and agents and to undertake and carry on and execute all kinds of financial, commercial, trading, and other operations:

(b) To subscribe for, underwrite, buy, take, or otherwise acquire and to hold, either as principal or agent, and absolutely as owner, or by way of collateral security, and to enjoy, sell, exchange, or otherwise dispose of any stock, shares, bonds, debentures, debenture stock, notes, mortgages, and other securities, obligations, contracts, and evidences of indebtedness:

(c) To take over, manage, and dispose of in any manner whatsoever any business or undertaking in which the Company may be interested or in the securities of which it may have invested its funds or with which it may have business relations:

(d) To buy or otherwise acquire and hold, sell, and deal in real and personal property of all kinds and rights and in particular lands, buildings, hereditaments, business or industrial concerns and undertakings, mortgages or charges on personal property, contracts, concessions, franchises, annuities, patents, licences, securities, policies, book debts, and any interest in real or personal property, any claims against such property or against any person or company and privileges and choses in action of all kinds:

(e) To act as agents and brokers for the investment, handling, loan, payment, transmission, and collection of money for any individual, corporation, firm, or court of law and to take, receive, hold, transfer, and convey all property, real or personal, which may be granted, conveyed, or committed to this Company:

(f) To act as agents or attorneys for the transaction of any business, the management of estates, the sale of property, the investment and collection of moneys, rents, interest, dividends, mortgages, bonds, bills, notes, and other securities:

(g) To carry on any of the business of merchants, commission merchants, importers and exporters and jobbers.

S. W. TAYLOR,

1033-jy27

Registrar of Companies.

"COMPANIES ACT."

No. 26279.

NOTICE is hereby given that "Gulf Island Fisheries, Ltd.," was incorporated under the "Companies Act" on the 15th day of July, 1950.

The authorized capital of the Company is one hundred thousand dollars, divided into ten thousand shares of ten dollars each.

The address of its registered office is 394 Powell Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To engage in all fields of the fishing business:

(b) To purchase, build, acquire, and operate reduction plants and canneries:

(c) To catch, purchase, and otherwise acquire fish and all products of the seas, rivers, and lakes and manufacture therefrom all by-products thereof:

(d) To catch, purchase, and otherwise acquire, to can, pickle, salt, freeze, smoke, cure, and otherwise treat, to pack and store, to sell and otherwise dispose of, and deal in and with fish and all other products of the seas, rivers, and lakes:

(e) To engage in research and the development of manufacturing processes and products and to sell, licence, or otherwise dispose of the processes or products, secret or patented, developed therefrom and to engage in general chemical and pharmaceutical manufacturing and to conduct the importation, exportation, and marketing of raw materials and manufactured products:

(f) To purchase, build, acquire, and operate ships, boats, and vessels of all kinds and wharves, piers, flake yards, store houses, and all other kinds of buildings and structures:

(g) To carry on the business of wholesale and retail general commission brokers, manufacturers, mercantile agents, and jobbers and generally to undertake, transact, and execute all kinds of agency business:

(h) To take part in the management, supervision, or control of the business or operations of any company or undertaking and for the

purpose to appoint and remunerate any directors, accountants, or other experts or agents:

(i) The objects set forth in any subclause of paragraph 3 hereof and the powers conferred by section 22 of the "Companies Act" and amendments thereto shall not, except when the context so requires, be in anywise limited or restricted by reference to or inference from the terms of any other subclause or by the name of the Company. None of the objects specified or the powers conferred by section 22 of the "Companies Act" aforesaid shall be deemed subsidiary or auxiliary merely to the objects mentioned in the subclauses of paragraph 3 hereof, but the Company shall have full power to exercise all or any of the powers conferred by any part of section 22 of the "Companies Act" aforesaid, notwithstanding that the business, undertaking, property, or acts proposed to be transacted, acquired, dealt with, or performed do not fall within the objects of the subclauses of paragraph 3 hereof.

A. H. HALL,
1032-jy27 Deputy Registrar of Companies.

"COMPANIES ACT."

No. 26295.

NOTICE is hereby given that "Vernon Funeral Home, Ltd.," was incorporated under the "Companies Act" on the 20th day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into one hundred shares of one hundred dollars each.

The address of its registered office is 3100 Thirty-second Avenue, Vernon, B.C.

The objects for which the Company is established are:—

(a) To build, provide, equip, and maintain a funeral director's home and to use or permit the same to be used for funeral services in connection with the burial of human remains:

(b) To carry on the business of funeral directors and an ambulance service, including such things as are incidental thereto:

(c) To sell on a wholesale or retail basis headstones and other equipment incidental to the funeral business:

(d) To do all such other things that may be conducive to the attainment of the above objects or any of them.

S. W. TAYLOR,
1034-jy27 Registrar of Companies.

"COMPANIES ACT."

No. 26282.

NOTICE is hereby given that "Central Interior Trucking Contractors, Ltd.," was incorporated under the "Companies Act" on the 17th day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 210 Victoria Street, Kamloops, B.C.

The objects for which the Company is established are:—

(a) To manufacture, sell, lease, buy, and otherwise acquire, equip, set up, repair, deal in and deal with engines, boilers, road-repair, and road-maintenance equipment, power-plant equipment, hydraulic equipment of all kinds, electrical, mining, and industrial equipment, tools, implements of all kinds, automobile trucks and supplies, and generally to buy, sell, exchange, and deal in all materials, metals, and articles used in the manufacture, operation, and repair of the said property, or any of the same, to carry on the business of general contractors, and to construct, execute, carry out, equip, improve, work, and develop, public and private works and conveniences of all kinds, and the equipment thereof in all their branches:

(b) To carry on business as contractors, builders, roofers, importers, dealers in and

manufacturers of concrete, cement, asphalt, sheet metal, roof preparations, and other materials which can be used, directly or indirectly, by contractors, builders, or roofers, with power to act as agents for other persons or corporations carrying on a similar business, and also to carry on any other business of a like nature or incidental to the foregoing:

(c) To lend or advance money to such corporations or persons, including members, and on such terms as may seem expedient, and to make such donations or gifts to such corporations or persons as may be deemed expedient:

(d) To distribute any of the property of the Company among its members in specie.

S. W. TAYLOR,
1037-jy27 Registrar of Companies.

"COMPANIES ACT."

No. 26286.

NOTICE is hereby given that "Victoria Press, Limited," was incorporated under the "Companies Act" on the 19th day of July, 1950.

The authorized capital of the Company is one million dollars, divided into one hundred thousand common shares of one dollar each and nine thousand preference shares of one hundred dollars each.

The address of its registered office is 543 Bastion Street, Victoria, B.C.

The objects for which the Company is established are:—

(a) To invest in shares, stocks, bonds, debentures, debenture stock, and other evidence of indebtedness and obligations issued or guaranteed by any corporation, company, chartered bank, association, partnership, syndicate, entity, person, or governmental, municipal, or public authority, domestic or foreign, and evidences of any interest in respect of any such shares, stocks, bonds, debentures, debenture stock, and other evidences of indebtedness and obligations, and to invest and lend money at interest on the security of personal property or without security, and to change, alter, or realize upon any investments, and to reinvest any moneys which may at any time be available for that purpose:

(b) To acquire by original subscription, tender, purchase, exchange, or otherwise, and to hold, either as principal or agent, and absolutely as owner or by way of collateral security, and to enjoy, sell, and to hypothecate, and to exchange or otherwise dispose of and deal in any such shares, stocks, bonds, debentures, debenture stock, and other evidences of indebtedness and obligations, and evidences of any interest in respect of any such shares, stocks, bonds, debentures, debenture stock, and other evidences of indebtedness and obligations and, while the owner or holder thereof, to exercise all rights, powers, and privileges of ownership, including all voting rights, if any, with respect thereto:

(c) To promote, organize, manage, or develop, or to assist in the promotion, organization, management, or development of any corporation, company, syndicate, firm, partnership, enterprise, or undertaking, or to take over, manage, and dispose of in any manner whatsoever any business or undertaking in which the Company may be interested or in the securities of which it may have invested its funds or with which it may have business relations:

(d) To purchase or otherwise acquire and hold or otherwise deal in real and personal property and rights, and in particular, lands, buildings, hereditaments, business, or industrial concerns and undertakings, mortgages, charges, contracts, concessions, franchises, annuities, patents, licences, securities, policies, book debts, and any interest in real or personal property, any claims against such property or against any person or company, and privileges and choses in action of all kinds:

(e) To procure capital, credit, or other assistance for establishing, extending, or reorganizing any enterprise or industry carried on or intended to be carried on by any person, firm, corporation, or company:

(f) To acquire, print, publish, conduct, and circulate or otherwise deal with any newspaper or newspapers or other publication, and generally to carry on the business of newspaper proprietors and general publishers, to carry on, if and when it shall seem desirable, the trade or business of general printers, lithographers, engravers, and advertising agents, to build, construct, erect, purchase, hire, or otherwise acquire or provide any buildings, offices, workshops, plant, and machinery or other things necessary or useful for the purpose of carrying out the objects of the Company:

(g) To carry on the trade or business of general printers, publishers, newspaper publishers, lithographers, engravers, bookbinders, book-sellers, type founders, and advertising agents, and the business of embossing, electrotyping, stereotyping, photo-engraving, manufacturing, and dealing in paper boxes, stationery, tags, and labels:

(h) To apply for, obtain, register, purchase, lease, or licence on royalty, or otherwise acquire and hold, use, own, introduce, and sell, assign, lease, or license on royalty or otherwise dispose of any copyright or copyrights, in any literary or other work capable of being copyrighted.

S. W. TAYLOR,
1037-jy27 *Registrar of Companies.*

"COMPANIES ACT."

No. 26294.

NOTICE is hereby given that "Trail Labour Centre Building Company, Limited," was incorporated under the "Companies Act" on the 20th day of July, 1950.

The authorized capital of the Company is twenty-five thousand dollars, divided into twenty-five thousand shares of one dollar each.

The address of its registered office is 910 Portland Street, Trail, B.C.

The object for which the Company is established is: To purchase, lease, or otherwise acquire, or to erect buildings and, more particularly, to purchase, lease, or acquire the lands and premises known as Parcel A of Lot 11, Parcel A of Lot 12, Parcel A of Lot 13, and Lot 14, save and except Parcel A (Explanatory Plan 17883I), in Block 17, Trail City, Plan 465, County of Kootenay, Province of British Columbia.

S. W. TAYLOR,
1034-jy27 *Registrar of Companies.*

"COMPANIES ACT."

No. 26306.

NOTICE is hereby given that "Rustic Ritz Hotel Company, Ltd.," was incorporated under the "Companies Act" on the 24th day of July, 1950.

The authorized capital of the Company is one hundred and fifty thousand dollars, divided into one thousand five hundred shares of one hundred dollars each.

The address of its registered office is 10317 Tenth Street, Dawson Creek, B.C.

The objects for which the Company is established are:—

(a) To carry on the business of hotel, restaurant, café, tavern, beer-house, refreshment-room, and lodging-house keepers, licensed victuallers, wine, beer, and spirit merchants, purveyors, caterers for public amusement generally, coach, cab, taxicab, and carriage proprietors and operators, livery-stable keepers, brokers of food, live and dead stock, and colonial and foreign produce of all descriptions, hairdressers, perfumers, chemists, proprietors of baths, dressing-rooms, laundries, reading, writing, and newspaper rooms, libraries, grounds, and places of amusement, recreation,

sport, entertainment, and instruction of all kinds, tobacco and cigar merchants, agents for railway and shipping companies and carriers, theatrical and opera box-office proprietors, entrepreneurs, and general agents, and any other business which can be conveniently carried on in connection therewith:

(b) To carry on any other business which may seem to the Company capable of being conveniently carried on in connection with the above or calculated, directly or indirectly, to enhance the value of or render profitable any of the Company's properties or rights:

(c) To acquire by purchase, lease, exchange or otherwise lands, buildings, and hereditaments of any tenure and description and any estate or interest therein, and any rights over or connected therewith, and to manage, improve, develop, erect, alter, lease, sell, exchange, dispose of, turn to account, or otherwise deal with the same.

S. W. TAYLOR,
1055-jy27 *Registrar of Companies.*

"COMPANIES ACT."

No. 26288.

NOTICE is hereby given that "1401 West Broadway Medical Offices, Ltd.," was incorporated under the "Companies Act" on the 19th day of July, 1950.

The authorized capital of the Company is one hundred thousand dollars, divided into one thousand shares of one hundred dollars each.

The address of its registered office is 1401 Broadway West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To acquire by purchase, lease, exchange, or otherwise that certain piece or parcel of land and buildings located on the north-west corner of Broadway and Hemlock Street, in the City of Vancouver, in the Province of British Columbia, upon which are erected a medical office building and a dwelling house, to enlarge, improve, tear down, and re-erect the buildings or either of them aforesaid, and to sell, lease, and dispose of the same or any part thereof:

(b) To manage the aforesaid lands and buildings and to collect rents and income, and to supply to tenants and occupiers and others attendance, messengers, light, waiting rooms, meeting rooms, conveniences, and the like:

(c) To allot shares in the Company, credited as fully or partly paid up, as the whole or part of the purchase price of any property purchased by the Company.

S. W. TAYLOR,
1041-jy27 *Registrar of Companies.*

"COMPANIES ACT."

No. 26307.

NOTICE is hereby given that "Lumby Holdings, Limited," was incorporated under the "Companies Act" on the 24th day of July, 1950.

The authorized capital of the Company is fifty thousand dollars, divided into five hundred preference shares of one hundred dollars each.

The Company is also authorized to issue one hundred shares without nominal or par value.

The address of its registered office is at Lumby, B.C.

The objects for which the Company is established are:—

(a) To carry on the business of selling beer under licence:

(b) To carry on the business of hotel, restaurant, café, refreshment-room and lodging-house keeper, importers, exporters, manufacturers, dealers in and dispensers of aerated mineral and artificial waters, and other drinks, and any and all other fermented, spirituous, malt liquors, or combination of liquors, and beverages, in accordance with the laws of the Province of British Columbia, being and from time to time in force, purveyors, caterers for

public amusements generally, garage proprietors, importers and brokers of food produce of all description, tobacco and cigar merchants, and any other business which can be conveniently carried on in connection therewith:

(c) To amalgamate with any other company having objects altogether or in part similar to those of this Company:

(d) To carry on business as general traders and merchants, and to buy, sell, manufacture, exchange, and deal in goods, wares, and merchandise of every description, and to carry on the business of wholesale and retail commission merchants.

1055-jy27 S. W. TAYLOR,
Registrar of Companies.

CERTIFICATE OF INCORPORATION.

"SOCIETIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 3783.

I HEREBY CERTIFY that "Professional Photographers' Association of British Columbia" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is in the Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this twenty-second day of July, one thousand nine hundred and fifty.

[L.S.] S. W. TAYLOR,
Registrar of Companies.

The objects of the Society are:—

(a) To advance the profession of photography:

(b) To uphold the honour of the photographic profession and to foster harmonious relations and co-operation among the members of the profession and cordial relations with the public:

(c) To encourage a high standard of business training and ethics, and to generally do all further or other lawful acts and things touching the premises:

(d) To foster in British Columbia galleries for the exhibition of photographs, and other examples of photographic art. To form collections of photographs and works of photographic art suitable for exhibition in such galleries of loan and other collections of works of photographic art.

1041-jy27

"COMPANIES ACT."

No. 26287.

NOTICE is hereby given that "The Times Publishers, Limited," was incorporated under the "Companies Act" on the 19th day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is at 543 Bastion Street, Victoria, B.C.

The objects for which the Company is established are:—

(a) To acquire, print, publish, conduct, and circulate or otherwise deal with any newspaper or newspapers or other publication, and generally to carry on the business of newspaper proprietors and general publishers, to carry on, if and when it shall seem desirable, the trade or business of general printers, lithographers, engravers, and advertising agents, to build, construct, erect, purchase, hire, or otherwise acquire or provide any buildings, offices, workshops, plant, and machinery or other things necessary or useful for the purpose of carrying out the objects of the Company:

(b) To engage in all branches of the publication business, and to print, publish, and generally deal in newspapers, periodicals, magazines, and books of every description and kind:

(c) To carry on the trade or business of general printers, publishers, newspaper publishers, lithographers, engravers, photographers, electrotypers, photographic printers, die printers, bookbinders, book-sellers, type foundry, and advertising agents, and the business of embossing, electrotyping, stereotyping, photoengraving, manufacturing, and dealing in paper boxes, stationery, tags, and labels:

(d) To carry on a general advertising and publicity business in all its branches both as principals and agents, and to acquire and operate franchises or privileges for advertising purposes, or for the buying or selling of advertising rights, franchises, or privileges, and to deal in all other articles or things of a character similar or analogous to the foregoing or any of them, or connected therewith:

(e) To apply for, obtain, register, purchase, lease, or license on royalty or otherwise acquire and hold, use, own, introduce, and sell, assign, lease, or license on royalty or otherwise, or otherwise dispose of any copyright or copyrights, in any literary or other work capable of being copyrighted:

(f) To carry on the business of radio broadcasting and receiving in all its branches, and to purchase or otherwise acquire all necessary machinery and equipment including leased wires and other like franchises, and to maintain, use, and operate, and to lease, sell or otherwise dispose of or turn to account the same:

(g) To do all such other things as are usually done by newspaper proprietors and publishers in the carrying-on of such businesses.

1037-jy27 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

No. 26305.

NOTICE is hereby given that "John Gordon, Ltd.," was incorporated under the "Companies Act" on the 24th day of July, 1950.

The Company is authorized to issue ten thousand shares without nominal or par value.

The address of its registered office is 520, 475 Howe Street, Vancouver, B.C.

The object for which the Company is established is: To buy, sell, rent, lease, export, import, manufacture, and otherwise deal in goods, wares, and merchandise of all kinds and descriptions whatsoever, and as principals or agents, and whether at wholesale or at retail.

1054-jy27 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

No. 26299.

NOTICE is hereby given that "Silver Arrow Mines, Ltd. (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 21st day of July, 1950.

The authorized capital of the Company is thirty thousand dollars, divided into three thousand shares of ten dollars each.

The address of its registered office is 800 Hall Building, 789 Pender Street West, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable,

and to buy, sell, and deal in the same or any product thereof:

(c) To engage in any branch of mining, smelting, milling, and refining minerals:

(d) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipelines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

A. H. HALL,

1036-jy27 Deputy Registrar of Companies.

"COMPANIES ACT."

No. 26303.

NOTICE is hereby given that "Yip Sang (1950), Limited," was incorporated under the "Companies Act" on the 22nd day of July, 1950.

The authorized capital of the Company is fifty thousand dollars, divided into five hundred shares of one hundred dollars each.

The address of its registered office is 51 Pender Street East, Vancouver, B.C.

The object for which the Company is established is: To own, hold, manage, and retain, and to lease, rent, and dispose of real and personal property, and to carry on a general agency business including that of railway, steamship, and airline passenger agents.

S. W. TAYLOR,

1041-jy27 Registrar of Companies.

"COMPANIES ACT."

No. 26308.

NOTICE is hereby given that "Baird Bros., Ltd.," was incorporated under the "Companies Act" on the 24th day of July, 1950.

The authorized capital of the Company is thirty thousand dollars, divided into thirty thousand shares of one dollar each.

The address of its registered office is Belvedere Street, Enderby, B.C.

The objects for which the Company is established are:—

(a) To acquire and take over as a going concern the business heretofore carried on by Audrey Baird and Osburne Baird on Belvedere Street, in the City of Enderby, in the Province of British Columbia, under the name of Baird Bros., pursuant to the terms of an agreement verbal made the 31st day of May, 1950:

(b) To own, purchase, lease, or otherwise acquire, and to operate all manner of timber

limits, and to own, purchase, lease, or otherwise acquire, and to operate, repair, or construct logging equipment, sawmills, logs, rough or finished lumber, firewood, sawdust, garage, accessories for machinery, automobiles, motorcycles, gasoline, oil, and automotive parts:

(c) To carry on the business of logging, sawing, planing, delivering wood and wood products, garage mechanics, retailing of gasoline, oil, tires, spare parts, and to enter into contracts in respect thereof, and any other business that may be carried on in connection with any of the foregoing:

(d) To have and exercise all the ancillary powers contained in section 22 of the "Companies Act," R.S.B.C. 1948, chapter 58:

(e) To do all such things as are incidental or conducive to the above objects.

S. W. TAYLOR,

1055-jy27 Registrar of Companies.

CERTIFICATE OF INCORPORATION.

"SOCIETIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 3782.

I HEREBY CERTIFY that "Whalley Athletic Association" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is in the Municipality of Surrey, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this nineteenth day of July, one thousand nine hundred and fifty.

[L.S.]

S. W. TAYLOR,

Registrar of Companies.

The objects of the Society are:—

(a) The improvement and development of the physical, mental, and social conditions of athletics, gymnastics, boating, and bathing, and such social intercourse as shall be conducive to the attainment of the foregoing objects:

(b) The holding of agriculture exhibitions and the undertaking of all things conducive to the success of and usually done in connection with any such exhibitions:

(c) To co-operate with, become a member of, or subscribe to, any and all other society or societies, association or associations, whether incorporated or not, whose objects are in whole or in part similar to the objects of this Association.

1054-jy27

"COMPANIES ACT."

No. 26298.

NOTICE is hereby given that "Vanderhoof Lumber Co., Ltd.," was incorporated under the "Companies Act" on the 21st day of July, 1950.

The authorized capital of the Company is one hundred and fifty thousand dollars, divided into three thousand common shares of ten dollars each and one thousand two hundred preference shares of one hundred dollars each.

The address of its registered office is at the Vanderhoof Lumber Company Mill, Fort St. James, B.C.

The objects for which the Company is established are:—

(a) To own and operate logging camps, shingle-mills, sawmills, planing-mills, pulp-mills, and woodworking plants of every kind and description, logging and industrial railways, and factories:

(b) To carry on business as lumbermen and loggers, timber merchants, timber cruisers, sawmill proprietors, and to buy, sell, log, produce, prepare for market, manipulate, import,

export, and deal in timber and wood of all kinds, and to manufacture and deal in articles, substances, and materials of all kinds in the manufacture of which wood is used:

(c) To purchase, take on lease or licence, or exchange, or otherwise acquire, sell, deal with, use, and dispose of any lands, timber berths, leases, limits, licences, mill property and sites, and water rights and powers, rights to build skidways and roads, foreshore rights, wharves, piers, booms and other works for the collection, holding, protecting, driving, rafting, towing, sorting, delivering, and all purposes incidental to the reception, safekeeping, and transmission of timber, sawlogs, pulp-wood, and other lumber and timber:

(d) To carry on the business of general merchants, and to buy, sell, import, export, and deal in merchandise of every kind and description.

A. H. HALL,
1038-jy27 Deputy Registrar of Companies.

"COMPANIES ACT."

No. 26283.

NOTICE is hereby given that "Grant & Newton, Ltd.," was incorporated under the "Companies Act" on the 18th day of July, 1950.

The authorized capital of the Company is thirty thousand dollars, divided into thirty thousand shares of one dollar each.

The address of its registered office is 714 Second Avenue, Prince Rupert, B.C.

The object for which the Company is established is: To carry on the business of electricians, electrical contractors, mechanical engineers, tool-makers, blacksmiths, millwrights, woodworkers, builders, painters, machinists, manufacturers, and workers and dealers in engines, dynamos, generators, batteries, storage batteries, switchboards, electric-light plants, electric-power plants, radio machinery, radio telephones, direction finders, echo-sounding devices, wireless telephones, and all kinds of electric, radio, and wireless equipment, appliances, and accessories.

S. W. TAYLOR,
1054-jy27 Registrar of Companies.

"COMPANIES ACT."

No. 26292.

NOTICE is hereby given that "Robertson Development Co., Ltd.," was incorporated under the "Companies Act" on the 20th day of July, 1950.

The authorized capital of the Company is fifty thousand dollars, divided into five thousand shares of ten dollars each.

The address of its registered office is Suite 524, 736 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To carry on the business of general contractors and to enter into contracts for, construct, execute, own, and carry on all description of works and to carry on for the purposes aforesaid the business of a general construction company and contractors for the construction of works, public and private:

(b) To act as carriers, truckmen, cartage agents, and forwarders by land and water, agents, commission agents, insurance agents, merchants, warehousemen, and to warehouse and store products, materials, goods, wares, and merchandise for other persons, firms, companies, and corporations:

(c) To import, export, buy, sell, lease, rent, and otherwise deal in and deal with motor-trucks, tractors, motor-cars, automobiles, conveyances of all kinds and all parts used in the construction thereof as well as motors, engines, machinery of all kinds, and electrical accessories and supplies and to carry on a general machine shop, general repair, and garage business:

(d) To mine, quarry, and otherwise acquire gravel, sand, building stone, and building and road materials of all kinds and to buy, sell, or otherwise acquire, dispose of, deal in the same and in plants and accessories therefor and thereof:

(e) To construct, purchase, lease, or otherwise acquire and to sell or otherwise dispose of and to charter or maintain, operate and manage and in any way deal with transportation facilities of any nature whatsoever:

(f) To purchase or otherwise acquire, hold, either as principal or agent, and to sell, exchange, transfer, assign, or otherwise dispose of or deal in and loan on the security of the bonds or debentures, stocks, shares, mortgages or other securities of or issued or created by any individual or any government or municipal corporation or any other duly incorporated company or companies, corporation or corporations:

(g) To advance, lend money to, or deal with any persons or corporations in respect to financing, whether by loan or otherwise, and to discount, buy, sell, and deal in bills, notes, warrants, coupons, mortgages, conditional contracts of sale, and other negotiable or transferable securities or documents:

(h) To carry on the business of loggers, lumbermen, timber and lumber merchants and brokers, owners, and operators of sawmills, shingle-mills, and pulp-mills and of general merchants dealing in any kind of merchandise and commodities whatsoever:

(i) To buy, sell, log, prepare for market, manufacture, manipulate, import, export, and deal in timber, sawlogs, piles, poles, lumber, and wood of any and every kind, and to manufacture and deal in timber, lumber, shingles, sashes and doors, and any and all articles and materials in the manufacture whereof timber, lumber, or wood is used:

(j) To purchase or otherwise acquire or erect mills, factories, and every kind of plant and machinery and equipment and works necessary or convenient for the purpose of or in any way connected with carrying on any of the business or manufacture in which the Company is engaged or interested and to operate any or all thereof:

(k) To carry on any other business which may seem to the Company capable of being conveniently carried on in connection with the above or calculated, directly or indirectly, to render profitable or enhance the value of the Company's rights of property for the time being:

(l) It is hereby declared that the intention is that the objects specified in each of the paragraphs of this clause may be used as individual objects and shall in nowise be restricted to or subject to any interference from any other paragraphs.

S. W. TAYLOR,
1033-jy27 Registrar of Companies.

"COMPANIES ACT."

No. 26278.

NOTICE is hereby given that "M. & M. Sawmills, Ltd.," was incorporated under the "Companies Act" on the 15th day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 131A Esplanade West, North Vancouver, B.C.

The objects for which the Company is established are:—

(a) To carry on business as loggers, timber merchants, sawmill proprietors, and timber growers and to buy, sell, lease, prepare for market, manipulate, import, export, deal in timber and wood of all kinds and to manufacture and deal in articles of all kinds in the manufacture of which timber or wood is used and to acquire by purchase, lease, licence, or

otherwise timber, timber licences and rights to cut or log timber and to acquire by purchase, lease, or otherwise lumber mills and to let and lease any mill or mills of the Company and to carry on business as ship owners, charterers, and carriers by land and sea:

(b) To carry on business as wood, fuel, and sawdust merchants and for that purpose to buy fuel, wood, and sawdust of all kinds:

(c) To construct, maintain, and alter any buildings or works necessary or convenient for the purpose of the Company:

(d) To invest and deal with the moneys of the Company not immediately required in such manner as may from time to time be determined:

(e) To secure by purchase, licence, or otherwise howsoever water and water power and to turn to account the same:

(f) To lend money to such persons or companies (subject to section 148 of the said Act) and on such terms and for such purposes as may seem expedient and in particular to customers and others having dealings with the Company and to guarantee the performance of contracts by such persons or companies:

(g) To obtain provisional orders of Act of Parliament for enabling the Company to carry any of its objects into effect and for effecting modification of the Company's constitution or for any other purpose which may seem expedient and to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the Company's interests:

(h) To create and issue debenture stock and to issue debentures to the directors or any of them to secure moneys owing by the Company to the directors and to secure past or future advances by the directors to the Company:

(i) To create and issue debenture stock and to issue debentures to any person, firm, or company or any of them to secure moneys owing by the Company and to secure past or future advances made by any person, firm, or company to the Company:

(j) To apply for, accept, hold, sell, and dispose of shares, stocks, bonds, debentures, obligations, or other securities of any company or companies, corporation or corporations, individual or individuals as it may deem fit:

(k) To dispose of any of the property of the Company to members in specie:

(l) To amalgamate with any other Company having objects altogether or in part similar to those of this Company.

A. H. HALL,
1018-jy27 Deputy Registrar of Companies.

"COMPANIES ACT."

No. 26285.

NOTICE is hereby given that "Press Holdings, Ltd.," was incorporated under the "Companies Act" on the 19th day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 543 Bastion Street, Victoria, B.C.

The objects for which the Company is established are:—

(a) To invest in shares, stocks, bonds, debentures, debenture stock, and other evidences of indebtedness and obligations issued or guaranteed by any corporation, company, chartered bank, association, partnership, syndicate, entity, person, or governmental, municipal, or public authority, domestic or foreign, and evidences of any interest in respect of any such shares, stocks, bonds, debentures, debenture stock and other evidences of indebtedness and obligations and to invest and lend money at interest on the security of personal property or without security and to change, alter, or

realize upon any investments and to reinvest any moneys which may at any time be available for that purpose:

(b) To acquire by original subscription, tender, purchase, exchange, or otherwise and to hold, either as principal or agent and absolutely as owner or by way of collateral security, and to enjoy, sell, and to hypothecate and to exchange or otherwise dispose of and deal in any such shares, stocks, bonds, debentures, debenture stock, and other evidences of indebtedness and obligations and evidences of any interest in respect of any such shares, stocks, bonds, debentures, debenture stock, and other evidences of indebtedness and obligations and while the owner or holder thereof to exercise all rights, powers, and privileges of ownership, including all voting rights, if any, with respect thereto:

(c) To promote, organize, manage, or develop or to assist in the promotion, organization, management, or development of any corporation, company, syndicate, firm, partnership, enterprise, or undertaking or take over, manage, and dispose of in any manner whatsoever any business or undertaking in which the Company may be interested or in the securities of which it may have invested its funds or with which it may have business relations:

(d) To purchase or otherwise acquire and hold or otherwise deal in real and personal property and rights and in particular lands, buildings, hereditaments, business or industrial concerns and undertakings, mortgages, charges, contracts, concessions, franchises, annuities, patents, licences, securities, policies, book debts, and any interest in real or personal property, any claims against such property or against any person or company and privileges and choses in action of all kinds:

(e) To procure capital, credit, or other assistance for establishing, extending, or reorganizing any enterprise or industry carried on or intended to be carried on by any person, firm, corporation, or company.

S. W. TAYLOR,
1033-jy27 Registrar of Companies.

"COMPANIES ACT."

No. 26297.

NOTICE is hereby given that "J. Barsby & Sons, Limited," was incorporated under the "Companies Act" on the 20th day of July, 1950.

The authorized capital of the Company is fifty thousand dollars, divided into five hundred shares of one hundred dollars each.

The address of its registered office is Rooms 1-3, Imperial Building, 97 Commercial Street, Nanaimo, B. C.

The objects for which the Company is established are:—

(a) To carry on the businesses of plasterers, painters, decorators, builders, and building contractors in all their branches:

(b) To buy, import and transport, manufacture, and otherwise acquire building products of all kinds, and to sell, prepare for market, export, transport, and otherwise deal in the same either by wholesale or retail:

(c) To purchase, lease, construct, or otherwise acquire, operate, equip, and repair machinery and equipment, goods and chattels of all kinds which may be conveniently used in connection with any business that the Company is authorized to carry on and to deal in and dispose of the same by way of sale, lease, mortgage, or otherwise:

(d) To acquire, use, sell, or otherwise dispose of water licences, records of privileges pursuant to the "Water Act" of British Columbia:

(e) To enter into contracts for the allotment of shares of the Company as fully or partly paid-up as the whole or part of the purchase price of any business, property,

goods, or chattels purchased by the Company or for any valuable consideration, including services rendered to the Company, as the directors may from time to time determine:

(f) To negotiate loans, to buy, sell, discount, negotiate, lend money on and borrow under agreements of sale and purchase of land, and particularly in respect of any agreement of sale or securities of land belonging to the Company; to advance or lend money to other companies or individuals on securities or property of any person or persons, or on such terms of security as may be deemed expedient:

(g) To borrow or raise money and secure the repayment thereof or of any other debt owing by the Company in such manner as the Company shall think fit and in particular by the issuing of debentures or debenture stock, perpetual or otherwise, bonds, mortgages, or any other securities charged upon the Company's undertaking or upon all or any of the Company's properties or assets, both present and future, including its uncalled capital, or without any such security and upon such terms as to priority or otherwise as the Company shall think fit and to purchase, redeem, or pay off any such liability:

(h) To acquire agencies or to act as agents or factors for any person, firm, or corporation.

S. W. TAYLOR,
Registrar of Companies.

1035-jy27

"COMPANIES ACT."

No. 26284.

NOTICE is hereby given that "The Cheam Bridge Company, Limited," was incorporated under the "Companies Act" on the 18th day of July, 1950.

The authorized capital of the Company is two million dollars, divided into twenty thousand shares of one hundred dollars each.

The address of its registered office is Suite 1508 Standard Building, 510 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To lay out, erect, construct, establish, maintain, operate, and use a bridge for foot-passengers, vehicles, animals, and other things across the Fraser River, in the Province of British Columbia, together with necessary approaches and appurtenances:

(b) To levy and collect from passengers and for animals, vehicles, or things passing over the said bridge such tolls, rates, or charges as may be established by the Company under competent authority:

(c) To construct, execute, and carry out, equip, improve, work, develop, administer, manage, or control works and conveniences of all kinds in relation to the said bridge or which may be calculated, directly or indirectly, to benefit the same or the business or the operation thereof:

(d) To arrange with any Government, municipality, public corporation, association, company, person, or persons for the carriage upon and across the said bridge of any wires, pipes, electrical power, electricity, steam, water, or other material or commodity of a public or quasi-public character upon such terms as to the Company may seem meet:

(e) To carry on the business of bridge-builders, bridge-owners, and bridge-operators, and any other business of any kind which may seem to the Company capable of being conveniently carried on in connection with the above or calculated, directly or indirectly, to enhance the value of or render profitable any of the Company's property or rights:

(f) To carry on all or any of the following businesses, that is to say, general carriers, railway and forwarding agents, warehousemen, and any other businesses which can conveniently be carried on in connection with the above:

(g) To carry on the business of hotel, restaurant, café, tavern, refreshment booth, and lodging house keepers, licensed victuallers, wine, beer, and spirit and tobacco merchants, importers and manufacturers of aerated, mineral and artificial waters and other drinks, purveyors, caterers for public amusements generally, automobile, coach, cab, and carriage proprietors, livery stable keepers, real estate agents, brokers, carriers, and warehousemen:

(h) To construct, erect, and operate hotels, apartments, and dwelling houses, shops, factories, works, machinery, residences, boarding houses, laundries, and places of amusement:

(i) To carry on generally the business of a transportation company, and without limiting the generality of the foregoing, more particularly to carry on the business of running motor omnibuses of all kinds on public highways in the cities, towns, and villages and to transport passengers and goods therein and thereon and to carry on the business of livery stable keepers and taxicab proprietors:

(j) To manufacture omnibuses and vehicles for the transportation of persons and goods, whether propelled or moved by electricity, oil, steam, or other motive or mechanical power:

(k) To manufacture, buy, sell, exchange, alter, improve, manage, prepare for market, and otherwise deal in all kinds of plant, machinery, apparatus, tools, utensils, substances, materials, and things necessary or convenient for carrying on any of the above specified businesses or proceedings or usually dealt in by persons engaged in the like:

(l) To carry on the business of an electric light, heat, and power company in all its branches, provided, however, that any sale, distribution, or transmission of electric, hydraulic, or other power or force shall be subject to any governmental regulations in that behalf:

(m) To obtain any provisional order or Act of Parliament for enabling the Company to carry any of its objects into effect or for effecting any modification of the Company's constitution or for any other purpose which may seem expedient and to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the Company's interests.

S. W. TAYLOR,
Registrar of Companies.

1018-jy27

"COMPANIES ACT."

No. 26293.

NOTICE is hereby given that "Coconut Grove, Ltd.," was incorporated under the "Companies Act" on the 20th day of July, 1950.

The Company is authorized to issue one thousand shares without nominal or par value.

The address of its registered office is 3990 Grandview Highway, Municipality of Burnaby, B.C.

The objects for which the Company is established are:—

(a) To carry on the business of restaurant, café, grill, refreshment-room keepers, and licensed victuallers:

(b) To carry on the business of wine, spirit, beer, mineral water, tobacco, cigar, and cigarette merchants and retailers, confectioners, florists, or any of such businesses:

(c) To engage in and carry on in all branches the business of furnishing entertainments or to present, produce, manage, conduct, and represent such entertainments to the public as comedies, burlesques, vaudevilles, concerts, cabarets, dance halls, exhibitions, shows, cabaret dine and dance café, and caterers for public and private amusements and public entertainments of every description or any thereof or the like may afford.

S. W. TAYLOR,
Registrar of Companies.

1034-jy27

CERTIFICATES OF INCORPORATION.

"COMPANIES ACT"

No. 26333

NOTICE is hereby given that "McKay & McCallum, Ltd.," was incorporated under the "Companies Act" on the 2nd day of August, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 1318 Standard Building, 510 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To carry on the business of log brokers, timber brokers, lumber brokers, real estate, financial and insurance brokers and generally to act as agent for any firm or corporation:

(b) To carry on business as timber cruisers, timber owners, timber growers, timber and lumber merchants, wholesale and retail, sawmill, planing-mill, shingle-mill, pulp-mill, paper-mill and box-mill proprietors and operators, loggers, lumbermen, warehousemen, wharfingers, ship, scow, barge and raft builders, proprietors and brokers, general brokers, general merchants and contractors, carriers by land, sea or air, storekeepers and boarding-house proprietors, water and electric power and gas-plant proprietors:

(c) To purchase or otherwise acquire, take or give mortgages on, take on lease, licence or charter or on any other arrangement, sell, deal with, use and dispose of any timber, timber lands, leases, licences, mills, water rights and powers, skidways and roads, foreshore rights, wharves, booms or other works for the collecting, holding, protecting, rafting, towing, sorting and delivery of timber, and generally any and all real and personal property of whatsoever nature or any interest therein.

1130-au10 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26348.

NOTICE is hereby given that "Rich-San Products, Ltd. (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 4th day of August, 1950.

The authorized capital of the Company is one hundred thousand dollars, divided into one hundred thousand shares of one dollar each.

The address of its registered office is 1010 Credit Foncier Building, 850 Hastings Street West, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c) To engage in any branch of mining, smelting, milling, and refining minerals:

(d) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways,

watercourses, canals, aqueducts, pipe-lines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

1144-au10 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26336

NOTICE is hereby given that "'T' Bowling Alleys, Limited," was incorporated under the "Companies Act" on the 2nd day of August, 1950.

The authorized capital of the Company is seventy-five thousand dollars, divided into seven hundred and fifty shares of one hundred dollars each.

The address of its registered office is at the business premises of Pioneer Hardware on the Island Highway in the Village of Campbell River, B.C.

The objects for which the Company is established are:—

(a) To carry on business as bowling alley operators:

(b) To carry on business as operators of all manner of devices for the amusement, entertainment and recreation of the general public:

(c) To carry on business as dealer in foodstuffs, tobaccos, soft drinks, confectionery, newspapers, magazines, periodicals and novelties:

(d) To carry on business as lunch-counter operators, café and restaurant operators:

(e) To carry on business as dealers in all manner of equipment, supplies, clothing and other necessities used in sports, amusements and recreation of all kinds:

(f) To carry on business as general merchants dealing in all and every kind of merchandise.

1130-au10 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26334

NOTICE is hereby given that "Clinton Hotel Co., Ltd.," was incorporated under the "Companies Act" on the 2nd day of August, 1950.

The authorized capital of the Company is forty thousand dollars, divided into four hundred shares of one hundred dollars each.

The address of its registered office is Clinton, B.C.

The objects for which the Company is established are:—

(a) To purchase, acquire and take over as a going concern the hotel and beer parlour business known as the Clinton Hotel at Clinton, B.C., together with the beer licence of the said premises and all furniture, fixtures, appliances or other chattels used in connection with the said business and the good-will thereof:

(b) To carry on the business of hotel, restaurant, café, refreshment-room and lodging-house keeper, importers, exporters, manufacturers, deal-

ers in and dispensers of aerated, mineral and artificial waters and other drinks, and any and all other fermented, spirituous, malt, liquors or combination of liquors, beverages, in accordance with the laws of the Province of British Columbia, being and from time to time in force, purveyors, caterers for public amusement generally, garage proprietors, importers and brokers of food, produce of all description, tobacco and cigar merchants, and any other business which can be conveniently carried on in connection therewith:

(c) To amalgamate with any other company having objects altogether or in part similar to those of this Company:

(d) To carry on business as general traders and merchants and to buy, sell, manufacture, exchange and deal in goods, wares and merchandise of every description, and to carry on the business of wholesale and retail commission merchants.

1144-au10 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26274

NOTICE is hereby given that "Dominus Holdings, Limited," was incorporated under the "Companies Act" on the 15th day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 1010 Credit Foncier Building, 850 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To establish and promote companies for the carrying-on of businesses of any description and to acquire and dispose of shares and interests in such companies:

(b) To carry on any branch or subsidiary businesses commonly carried on in connection with the business of company promoters:

(c) To act as advisors to and promoters of persons or companies carrying on any business of an industrial or commercial nature.

1129-au10 A. H. HALL,
Deputy Registrar of Companies.

"COMPANIES ACT"

No. 26273

NOTICE is hereby given that "Ted's Tent-A-Tel, Limited," was incorporated under the "Companies Act" on the 15th day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is at 1010 Credit Foncier Building, 850 Hastings Street West, Vancouver, B.C.

The object for which the Company is established is: To carry on a tourist agency and resort business in all their respective branches.

1128-au10 A. H. HALL,
Deputy Registrar of Companies.

"COMPANIES ACT"

No. 26342

NOTICE is hereby given that "Fruitvale Locker Storage, Ltd.," was incorporated under the "Companies Act" on the 4th day of August, 1950.

The authorized capital of the Company is thirty-five thousand dollars, divided into three hundred and fifty shares of one hundred dollars each.

The address of its registered office is 968 Spokane Street, Trail, B.C.

The objects for which the Company is established are:—

(a) To acquire any business, property or undertaking of any person, firm or corporation; to pay therefor in cash or shares or partly in cash and partly in shares:

(b) To carry on business as butchers and grocers and wholesale and retail dealers in meats and foods of all kinds:

(c) To operate cold-storage plants and maintain cold-storage lockers for hire; to process, freeze or cure foods for sale or storage; to carry on business as dealers in, producers and distributors of, frozen foods:

(d) To buy, sell, lease, hire or exchange such real and personal property as may be deemed necessary to carry out the objects of the Company:

(e) To carry on the business of ranching, stock raising, grazing and to produce and deal in stock, poultry and farm produce:

(f) To raise money by way of mortgage or otherwise on any of the assets of the Company; and to invest any surplus funds in mortgages or other securities:

(g) To issue shares of the Company, or any of them, as fully paid or partly paid, either for cash or for other consideration as may be deemed expedient to the directors and to pay for any property or services by cash, shares, debentures or other securities of the Company:

(h) The objects expressed in each of the foregoing clauses shall not be limited by reference to or inference from any other clause or the name of the Company and the Company may carry on all or any of the said objects in any part of the world.

1144-au10 S. W. TAYLOR,
Registrar of Companies.

CERTIFICATE OF INCORPORATION

"SOCIETIES ACT"

CANADA:

PROVINCE OF BRITISH COLUMBIA

No. 3789

I HEREBY CERTIFY that "North Cowichan (Quamichan) Ratepayers Association" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is Quamichan District, in the Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this third day of August, one thousand nine hundred and fifty.

[L.S.] S. W. TAYLOR,
Registrar of Companies.

The object of the Society is: To stimulate and encourage an active interest in all matters concerning municipal affairs, education, health, and the general welfare of the residents of the municipality.

1128-au10

"COMPANIES ACT"

No. 26276

NOTICE is hereby given that "Frederick's Agencies, Limited," was incorporated under the "Companies Act" on the 15th day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 1010 Credit Foncier Building, 850 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To transact all kinds of agency business, to negotiate loans, to find investments, to carry on business as capitalists, financiers, brokers, and manufacturers' agents; to purchase or otherwise acquire, sell, dispose of, and deal in real and personal property of all kinds, and, in particular, lands, shares, stocks, debentures, securities, book debts, and any interest in real or personal property and any claims against such property or against any person or company; to advance money on the security of stocks and shares, buy, sell, and deal in warrants, bonds, debentures, bills of lading, warehouse receipts, choses in action, coupons, and other negotiable or transferable or non-negotiable securities or documents; to subscribe for, underwrite, issue on commission, or otherwise take,

hold, and deal in shares and securities of all kinds; to carry on business as promoters and to form, constitute, float, assist, and control companies and undertakings:

(b) To purchase, take on lease or in exchange, or otherwise acquire any real or personal property, and to sell, improve, manage, develop, lease, dispose of, turn to account, or otherwise deal with same:

(c) To import, export, manufacture, buy, sell, and deal in goods, wares, and merchandise:

(d) To acquire, develop, and maintain mines, mineral claims, and mining rights, and to construct and operate all plants and appliances necessary to the profitable working of the same or any of them.

A. H. HALL,
1129-au10 *Deputy Registrar of Companies.*

"COMPANIES ACT"

No. 26344

NOTICE is hereby given that "Sumas Sawmills, Ltd.," was incorporated under the "Companies Act" on the 4th day of August, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is at the office of Lloyd H. Wilson, Abbotsford, B.C.

The objects for which the Company is established are:—

(a) To carry on business as lumber-mill operators, loggers, dealers in lumber, logs, poles, timber and timber products of all kinds whatsoever either as principals, agents, brokers, factors or otherwise:

(b) To buy, sell, log, produce, treat, prepare and leave prepared for market, import, export and deal in timber products of all kinds and to manufacture and deal in articles of all kinds in the manufacture of which wood is used:

(c) To own, lease or otherwise acquire or construct, operate and maintain logging camps, shingle-mills, sawmills, planing-mills, bridges, warehouses, factories and wood-working plants of all kinds:

(d) To acquire or construct, operate and maintain roads, booms, booming grounds, timber berths, lands, leases, limits, licences, water rights, foreshore rights, wharves and other works necessary or beneficial for the purposes of the Company:

(e) To raise money by way of mortgage or otherwise on any of the assets of the Company and to invest any surplus money of the Company in mortgages and other securities:

(f) To carry on any business incidental or ancillary to any of the foregoing objects.

S. W. TAYLOR,
1145-au10 *Registrar of Companies.*

"COMPANIES ACT"

No. 26347

NOTICE is hereby given that "Oak Bay Pet Clinic, Limited," was incorporated under the "Companies Act" on the 4th day of August, 1950.

The authorized capital of the Company is twenty-five thousand dollars, divided into two thousand five hundred shares of ten dollars each.

The address of its registered office is 516 Central Building, 620 View Street, Victoria, B.C.

The objects for which the Company is established are:—

(a) Subject to the provisions of the "Veterinary Act," to carry on the business of a small-animal clinic and hospital, boarding service and research laboratory, treatment centre, ambulance service and medical institution in any and all of their branches as they relate to the care and treatment of small animals and pets:

(b) To acquire, purchase, build, equip, manage and operate such buildings, hospitals, furniture, apparatus, fixtures, automobiles, ambulances, equipment and appliances, and to acquire, purchase, contract for, furnish and supply subject to the provisions of the "Veterinary Act" such care and hospitalization, surgery, food, drugs, medicines and appliances for small animals and pets as may seem

necessary, convenient, beneficial or requisite in connection with carrying on the said business of a small-animal and pet clinic and hospital:

(c) To employ duly qualified veterinary surgeons, and to acquire, apply for, renew, maintain, exercise and use such licences, permits and privileges as may be necessary, beneficial, requisite or convenient for the operation, maintenance or carrying on of any such business or which may be conveniently used in connection therewith under and by virtue of any statute, Act, by-law, regulation, public authority or otherwise.

S. W. TAYLOR,
1146-au10 *Registrar of Companies.*

"COMPANIES ACT"

No. 26275

NOTICE is hereby given that "Murrin Motors, Ltd.," was incorporated under the "Companies Act" on the 15th day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 1010 Credit Foncier Building, 850 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To buy, sell, and deal in automobiles, trucks, tractors, farm machinery and implements, cars, boats, flying machines, and other vehicles, their parts and accessories and kindred articles:

(b) To keep, maintain, operate, and manage garages, storerooms, warehouses, and other like places for the safekeeping, cleaning, repairing, and care generally of automobiles and motor-cars of all and every kind, description, and class, and of all the accessories thereof and thereto of any and every kind and description, and to rent, lease, and hire motor-cars, trucks, and automobiles of all kinds, carry and transport passengers and freight in same upon such terms and conditions as the Company may consider advisable.

A. H. HALL,
1129-au10 *Deputy Registrar of Companies.*

"COMPANIES ACT."

No. 26351

NOTICE is hereby given that "Arnold F. Jamieson, Ltd.," was incorporated under the "Companies Act" on the 5th day of August, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is Room 20, 817 Granville Street, Vancouver, B.C.

The object for which the Company is established is: To enter into the business of shoe and other footwear merchants in all branches both retail and wholesale.

S. W. TAYLOR,
1151-au10 *Registrar of Companies.*

"COMPANIES ACT."

No. 26352

NOTICE is hereby given that "Stan's Hamburger's, Ltd.," was incorporated under the "Companies Act" on the 5th day of August, 1950.

The authorized capital of the Company is thirty thousand dollars, divided into three hundred shares of one hundred dollars each.

The address of its registered office is Room 3, Hart Block, 26 Lorne Street, New Westminster, B.C.

The objects for which the Company is established are:—

(a) To engage in and carry on, either solely or in conjunction with any other person, firm, or corporation, all or any of the businesses both wholesale and retail of restaurateurs, cafés, bottlers, bakers, ice-cream vendors, confectioners, soda fountain, butchers, milk sellers, dairymen, grocers, poulterers, green grocers, farmers,

news vendors, tobacconists, hotel keepers, licensed victuallers, wine, beer, and spirit merchants, automobile, cab and garage proprietors, and to carry on any other business which the Company may desire or may consider capable of being conveniently or advantageously carried on in conjunction with said business:

(b) To build, acquire by purchase, concession, lease or otherwise and to own, maintain, operate, manage and conduct restaurants, cafés, soda fountains, ice-cream parlours, cafeterias, sandwich bars, stores, warehouses, and to otherwise deal in real estate and turn same to account, as may seem expedient.

1151-au10

S. W. TAYLOR,
Registrar of Companies.

CERTIFICATE OF INCORPORATION

"SOCIETIES ACT"

CANADA:

PROVINCE OF BRITISH COLUMBIA

No. 3788

I HEREBY CERTIFY that "The Mount Pleasant Community Planning Association" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is Mount Pleasant District, Vancouver, in the Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this third day of August, one thousand nine hundred and fifty.

[L.S.]

S. W. TAYLOR,
Registrar of Companies.

The object of the Society is: To promote, develop, and foster philanthropy, charity, education, physical and social well-being, and community spirit throughout the District of Mount Pleasant, in the City of Vancouver, Province of British Columbia; to assist any organization, group, company, or individual with similar aims in the said district; to encourage and support or aid in the establishment and support of associations, institutions, funds, structures, and conveniences whose principal object is to promote the educational, physical, or social well-being of the residents or business population of the said district; and to solicit, subscribe, or guarantee money for charitable or benevolent objects, or for any exhibition, or for any public general or useful objects; to undertake and execute any trust the undertaking whereof may seem desirable in furtherance of the objects of the Society, but not to operate as a trust company; and generally to promote art, science, charity, community spirit, civic improvement, or any other useful object.

1127-au10

"COMPANIES ACT"

No. 26349

NOTICE is hereby given that "North South Logging Co., Ltd.," was incorporated under the "Companies Act" on the 4th day of August, 1950.

The authorized capital of the Company is twenty thousand dollars, divided into twenty thousand shares of one dollar each.

The address of its registered office is 516 Central Building, 620 View Street, Victoria, B.C.

The objects for which the Company is established are:—

(a) To own and operate logging camps, shingle-mills, sawmills, planing-mills, pulp-mills and wood-working plants of every kind and description, logging and industrial railways and factories:

(b) To carry on business as lumbermen and loggers, timber merchants, timber cruisers, logging contractors, sawmill proprietors, and to buy, sell, log, produce, prepare for market, manipulate, import, export and deal in timber and wood of all kinds, and to manufacture and deal in articles, substances and materials of all kinds in the manufacture of which wood is used:

(c) To purchase, take on lease or licence or exchange or otherwise acquire, sell, deal with, use and dispose of any lands, timber berths, leases, limits, licences, mill property and sites and water rights and powers, rights to build skidways and roads, foreshore rights, wharves, piers, booms and other works for the collection, holding, protecting, driving, rafting, towing, sorting, delivering and all purposes incidental to the reception, safekeeping and transmission of timber, sawlogs, pulpwood and other lumber and timber:

(d) To carry on the business of general merchants and to buy, sell, import, export and deal in merchandise of every kind and description.

1146-au10

S. W. TAYLOR,
Registrar of Companies.

CERTIFICATE OF INCORPORATION

"SOCIETIES ACT"

CANADA:

PROVINCE OF BRITISH COLUMBIA

No. 3787

I HEREBY CERTIFY that "The Conservatory of Music—British Columbia" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is Vancouver, in the Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this first day of August, one thousand nine hundred and fifty.

[L.S.]

S. W. TAYLOR,
Registrar of Companies.

The objects of the Society are:—

(a) To promote the cultivation of the science of music and to provide facilities, including buildings and equipment, for the study and practice thereof, and to carry on a seminary of learning for education and tuition in all branches of the art and science of music, dancing, dramatics, and other allied arts, including the playing of any and all musical instruments, composition, voice culture, acting, stage deportment, languages, radio broadcasting, etc., and to give cultural training pertaining thereto, and to exercise all such powers as may be calculated to advance musical culture and appreciation for the purpose of improving the musical, dramatic, and artistic standards of British Columbia and vicinity thereof:

(b) To hold examinations and tests, and to grade students and certify their comparative attainments; to hold competitive contests and award prizes in connection with any or all of the aforesaid cultural objects of the Conservatory in such manner as the Conservatory may determine.

1127-au10

"COMPANIES ACT"

No. 26290

NOTICE is hereby given that "Bunny Snug Angora, Ltd.," was incorporated under the "Companies Act" on the 19th day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 521 Howe Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To buy, sell, manufacture, and produce yarns of all description, and to dye, knit, weave, and finish such yarns and to buy, sell, and deal therein. Also to buy, sell, and deal in or manufacture any materials necessary for clothing and wearing apparel of all kinds and descriptions:

(b) To purchase, scour, comb, prepare, spin, and weave, sell, and deal in angora wool, cotton, alpaca, mohair, and other fibrous substances, and to carry on business as bleachers, dyers, carbonizers, and cleaners, cloth finishers, sizers, pressers, printers, waterproofers, and shrinkers, merchants,

importers, exporters, shippers, dealers, and processors of and in any such substances as aforesaid, and textile goods of all descriptions:

(c) To acquire by purchase, concession, exchange, lease, or otherwise, and to construct, erect, operate, hold, maintain, and manage factories, mills, stores, shops, depots, and other structures and erections necessary for convenience for the carrying-on of its business and all other property, real or personal, necessary or useful for the carrying-on of any of the purposes of the Company, and to lease, sell, or otherwise dispose of the same.

1118-au10 S. W. TAYLOR,
Registrar of Companies.

CERTIFICATE OF INCORPORATION

"SOCIETIES ACT"

CANADA:

PROVINCE OF BRITISH COLUMBIA

No. 3790

I HEREBY CERTIFY that "Canal Flats Civic Centre" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is Canal Flats, in the Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this fifth day of August, one thousand nine hundred and fifty.

[L.S.] S. W. TAYLOR,
Registrar of Companies.

The object of the Society is: To foster and encourage social, educational, recreational and athletic activities among the members of the Society and to that end acquire both real and personal property.

1151-au10

"COMPANIES ACT"

No. 26309

NOTICE is hereby given that "Magee Sawmills, Ltd.," was incorporated under the "Companies Act" on the 24th day of July, 1950.

The authorized capital of the Company is twenty thousand dollars, divided into twenty thousand shares of one dollar each.

The address of its registered office is Salmon Arm, B.C.

The objects for which the Company is established are:—

(a) To take over and acquire by purchase or otherwise, as a going concern, the business heretofore carried on under the name Magee Sawmills in the city of Salmon Arm, in the Province of British Columbia:

(b) To own and operate logging camps, shingle-mills, sawmills, planing-mills, pulp-mills and wood-working plants of every type and description, logging and industrial railways and factories:

(c) To carry on business as lumbermen and loggers, timber merchants, timber cruisers, sawmill proprietors and to buy, sell, log, produce, prepare for market, manipulate, import, export and deal in timber, ties, cedar poles and wood of all kinds, and to manufacture and deal in articles, substances and materials of all kinds in the manufacture of which wood is used:

(d) To manufacture wood fuel and sawdust and to buy, sell, deal in, either wholesale or retail, all manner of wood fuel, sawdust, coal or fuel of any kind:

(e) To buy, sell and deal in the shares of, and to own, control, operate and manage subsidiary companies with objects similar to those of this Company:

(f) To acquire by purchase, exchange, lease, licence, location or otherwise timber lands, timber leases, licences, limits, claims, berths and concessions, and lands and interests therein, and box manufactories, shingle-mills, sawmills, pulp and paper mills, shook-mills, planing-mills and any and all mill manufacturing and logging machinery, plant and equipment, and mill-sites, mill privileges,

booming, storage and sorting grounds, stores, warehouses, machine shops, water powers, water records, water rights and privileges, reservoirs, dams, flumes, driving rights, roads, logging roads and tramways operated by steam, gas, oil, electricity or other mechanical power, and rights-of-way therefor, piers, wharves and docks, machinery, plant and equipment, and any interest therein, and to pay for the same in cash or shares of this Company, or partly in cash and partly in shares of this Company, as the Company may see fit, and to operate, log, manage, improve, erect and maintain, own, hold, sell, mortgage, pledge or hypothecate, dispose of and deal in the same or any part thereof:

(g) To construct sawmills, shops and all manner of buildings and generally to carry on the business of general contractors and builders:

(h) To carry on the business of general merchants and to buy, sell, import, export and deal in merchandise of every kind and description:

(i) To sell or dispose of any undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures or securities of any other company, wheresoever incorporated, having objects altogether or in part similar to those of the Company:

(j) To allot, credited as fully or partly paid up, the shares of the Company as the whole or part of any consideration to be paid or given for the acquiring of any rights or business as provided for herein:

(k) To carry on any other business which, in the opinion of the directors of the Company, is capable of being carried on in connection with the foregoing objects, or calculated directly or indirectly to enhance the value or render profitable any of the properties or undertakings of the Company.

1164-au10 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26346

NOTICE is hereby given that "Vancouver Paints & Lacquers, Ltd.," was incorporated under the "Companies Act" on the 4th day of August, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is Room 25, 448 Seymour Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To purchase, manufacture, prepare, buy, sell and deal as principal or agent in paints, varnishes, lacquer, oils, wallpaper and in all goods, wares and merchandise bought, sold and manufactured without restricting the generality of the words aforesaid:

(b) To carry on in all its branches the business of a wholesale and retail merchant:

(c) To carry on any other business of a like nature or incidental to all the foregoing.

1146-au10 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26318

NOTICE is hereby given that "The Colonist Publishers, Limited," was incorporated under the "Companies Act" on the 27th day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 543 Bastion Street, Victoria, B.C.

The objects for which the Company is established are:—

(a) To acquire, print, publish, conduct and circulate or otherwise deal with any newspaper or newspapers or other publication, and generally to carry on the business of newspaper proprietors and general publishers; to carry on, if and when it shall

deem desirable, the trade or business of general printers, lithographers, engravers and advertising agents; to build, construct, erect, purchase, hire or otherwise acquire or provide any buildings, offices, workshops, plant and machinery or other things necessary or useful for the purpose of carrying out the objects of the Company:

(b) To engage in all branches of the publication business, and to print, publish and generally deal in newspapers, periodicals, magazines and books of every description and kind:

(c) To carry on the trade or business of general printers, publishers, newspaper publishers, lithographers, engravers, photographers, electrotypers, photographic printers, die printers, bookbinders, book-sellers, type foundries and advertising agents; and the business of embossing, electrotyping, stereotyping, photoengraving, manufacturing and dealing in paper boxes, stationery, tags and labels:

(d) To carry on a general advertising and publicity business in all its branches both as principals and agents, and to acquire and operate franchises or privileges for advertising purposes, or for the buying or selling of advertising rights, franchises or privileges, and to deal in all other articles or things of a character similar or analogous to the foregoing or any of them, or connected therewith:

(e) To apply for, obtain, register, purchase, lease or license on royalty or otherwise acquire and hold, use, own, introduce and sell, assign, lease or license on royalty or otherwise, or otherwise dispose of any copyright or copyrights, in any literary or other work capable of being copyrighted:

(f) To carry on the business of radio broadcasting and receiving in all its branches, and to purchase or otherwise acquire all necessary machinery and equipment including leased wires and other like franchises and to maintain, use and operate, and to lease, sell or otherwise dispose of or turn to account the same:

(g) To do all such other things as are usually done by newspaper proprietors and publishers in the carrying-on of such businesses.

1164-au10 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26345

NOTICE is hereby given that "Diesel Equipment Co., Ltd.," was incorporated under the "Companies Act" on the 4th day of August, 1950.

The authorized capital of the Company is fifty thousand dollars, divided into five thousand shares of ten dollars each.

The address of its registered office is 1675 Georgia Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To buy or otherwise acquire, and to sell, or otherwise dispose of, either by wholesale or retail, and to deal in and with generally all forms of diesel equipment, engines and accessories, and parts incidental to such equipment of all types and descriptions, makes and designs, and to distribute such equipment and accessories and parts incidental to the operation of such business as the Company shall engage in, throughout British Columbia, and generally, in any part, or parts, of any other province, state, or country:

(b) To buy or otherwise acquire, and to sell, or otherwise dispose of, either by wholesale or retail, automobiles, locomobiles, motor-cycles, trucks, tractors, aeroplanes, motor-vessels, and generally motor-vehicles of all kinds, and trailers, logging, land clearing and agricultural machinery and equipment, and to store the same:

(c) To act as garage operators, repair machinery and vehicles of all kinds, and to service the same:

(d) To buy or otherwise acquire, and to sell or otherwise dispose of, either by wholesale or retail, parts and accessories for all machinery and vehicles of types in which the Company deals:

(e) To buy or otherwise acquire, and sell, or otherwise dispose of, either by wholesale or retail, gasolines, oils, greases, and petroleum products of all kinds:

(f) To enter into contracts for the allotment of shares of the Company as fully or partly paid-up as the whole or part of the purchase price for any business, property, goods, or chattels purchased by the Company, or for any valuable consideration, including services rendered to the Company, as the directors may from time to time determine:

(g) To negotiate loans, to buy, sell, discount, negotiate, lend money on and borrow under agreements of sale and purchase of land, and particularly in respect of any agreement of sale or securities of land belonging to the Company; to advance or lend money to other companies or individuals on securities or property of any person or persons, or on such terms of security as may be deemed expedient:

(h) To borrow or raise money and secure the repayment thereof or of any other debt owing by the Company in such manner as the Company shall think fit, and in particular by the issuing of debentures, or debenture stock, perpetual, or otherwise bonds, mortgages, or any other securities charged upon the Company's undertaking, or upon all or any of the Company's properties or assets both present and future, including its uncalled capital, or without any such security, and upon such terms as to priority or otherwise, as the Company shall think fit, and to purchase, redeem, or pay off any such liability:

(i) To acquire agencies, or to act as agents or factors for any person, firm, or corporation.

1165-au10 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26242

NOTICE is hereby given that "Shinemaster, Limited," was incorporated under the "Companies Act" on the 7th day of July, 1950.

The authorized capital of the Company is one hundred thousand dollars, divided into one hundred thousand shares of one dollar each.

The address of its registered office is 608 Yorkshire Building, 525 Seymour Street, Vancouver, B.C.

The object for which the Company is established is: To carry on any or all lines of business as manufacturers, producers, merchants, wholesale and retail, importers and exporters, generally without limitation as to class of products and merchandise, and to manufacture, produce, adapt, prepare, buy, sell and otherwise deal in any materials, articles or things required in connection with or incidental to such business.

1163-au10 A. H. HALL,
Deputy Registrar of Companies.

"COMPANIES ACT"

No. 26304

NOTICE is hereby given that "Tidewater Planing Mills, Ltd.," was incorporated under the "Companies Act" on the 22nd day of July, 1950.

The authorized capital of the Company is twenty-five thousand dollars, divided into twenty-five thousand shares of one dollar each.

The address of its registered office is 1011 Rogers Building, 470 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To carry on business as loggers, timber merchants, sawmill proprietors and timber growers and to buy, sell, lease, prepare for market, manipulate, import, export, deal in timber and wood of all kinds and to manufacture and deal in articles of all kinds in the manufacture of which timber or wood is used, and to acquire by purchase, lease, licence or otherwise timber, timber licences and rights to cut or log timber and to acquire by purchase, lease or otherwise lumber mills and to let and lease any

mill or mills of the Company and to carry on business as ship owners, charterers and carriers by land and sea:

(b) To carry on business as wood-fuel and sawdust merchants and for that purpose to buy fuel wood and sawdust of all kinds:

(c) To construct, maintain and alter any buildings or works necessary or convenient for the purpose of the Company:

(d) To invest and deal with the moneys of the Company not immediately required in such manner as may from time to time be determined:

(e) To secure by purchase, licence or otherwise howsoever water and water power and to turn to account the same:

(f) To lend money to such persons or Companies (subject to section 148 of the said Act) and on such terms and for such purposes as may seem expedient and in particular to customers and others having dealings with the Company and to guarantee the performance of contracts by such persons or Companies:

(g) To obtain provisional orders of Act of Parliament for enabling the Company to carry any of its objects into effect and for effecting modification of the Company's constitution or for any other purpose which may seem expedient and to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the Company's interests:

(h) To create and issue debenture stock and to issue debentures to the directors or any of them to secure moneys owing by the Company to the directors and to secure past or future advances by the directors to the Company:

(i) To create and issue debenture stock and to issue debentures to any person, firm or company or any of them to secure moneys owing by the Company and to secure past or future advances made by any person, firm or company to the Company:

(j) To apply for, accept, hold, sell and dispose of shares, stocks, bonds, debentures, obligations or other securities of any company or companies, corporation or corporations, individual or individuals as it may deem fit:

(k) To dispose of any of the property of the Company to members in specie:

(l) To amalgamate with any other company having objects altogether or in part similar to those of this Company.

S. W. TAYLOR,
Registrar of Companies.

1163-au10

CERTIFICATE OF INCORPORATION

"SOCIETIES ACT"

CANADA:

PROVINCE OF BRITISH COLUMBIA

No. 3792

I HEREBY CERTIFY that "North Fraser Flying Club" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is Maple Ridge, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 7th day of August, one thousand nine hundred and fifty.

[L.S.]

S. W. TAYLOR,
Registrar of Companies.

The objects of the Society are:—

(a) To promote and foster an interest in flying for pleasure or for profit among the club members and in the community; provide facilities for giving instructions in flying under the guidance of duly licensed pilot instructors either gratuitously or for payment to the club to cover expenses; to let out aircraft for hire; charter aircraft for organized flights by the club; hold air shows; sell rides in aircraft to members or non-members; promote the building of model aircraft by the younger members of the club; provide a clubhouse for the mutual enjoyment and benefit of all persons interested in flying:

(b) To acquire, promote, purchase, lease, sell, dispose of, organize, direct and manage appropriate lands for an airport in the municipality of Maple Ridge, in the Province of British Columbia, for the purposes of conducting a flying club and as an airport for the district without profit to the members of the club:

(c) To purchase, hire, promote, lease, sell or dispose of all types of aircraft, maintain and build workshops, hangars, install fuel-pumps and storage tanks, build storage space, operate stores, service aircraft and do all such other things as are necessary for the operation of a flying club either gratuitously or for payment sufficient to cover expenses of operation and service:

(d) To hire and employ all classes of persons for the operation of the flying club:

(e) To borrow, raise, promote and secure the repayment of funds for carrying out the objects of the flying club in such manner as the members shall consider appropriate:

(f) To become a member of or co-operate with any other flying club, society or person for the purposes of furthering the objects of the flying club.

1163-au10

CERTIFICATE OF INCORPORATION

"SOCIETIES ACT"

CANADA:

PROVINCE OF BRITISH COLUMBIA

No. 3790

I HEREBY CERTIFY that "Bethel Pentecostal Church (Undenominational)" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is Dawson Creek, in the Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this third day of August, one thousand nine hundred and fifty.

[L.S.]

S. W. TAYLOR,
Registrar of Companies.

The objects of the Society are:—

(a) To teach and preach the Word of God, including the new birth, baptism in water by immersion, baptism in the Holy Spirit, divine healing, and the second premillennial coming of our Lord Jesus Christ, to minister the christian ordinances, and to engage in such other ministries as are consistent with the New Testament teaching and practices:

(b) To do home missionary work throughout the Dominion of Canada and foreign mission work all over the world and general religious work everywhere:

(c) To purchase, own, hold, sell, convey, mortgage, or otherwise hypothecate real estate and personal property of all kinds and descriptions necessary or incidental to or in connection with its church work.

1128-au10

"COMPANIES ACT"

No. 26337

NOTICE is hereby given that "Jean Cocola Agencies, Ltd.," was incorporated under the "Companies Act" on the 2nd day of August, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 63 Marine Avenue, Westview, B.C.

The objects for which the Company is established are:—

(a) To carry on the business of real-estate agents, real-estate brokers, ship brokers, general brokers, rental agents, insurance agents, and factors, and to acquire, hold, lease, or otherwise deal with real property and personal property of all kinds, and in particular, lands, buildings, hereditaments, business concerns, rooming-houses, hotels, and undertakings, mortgages, charges, patents,

licences, leases, and leaseholds, mineral claims, oil properties, shares, stocks, bonds, debentures, securities, book debts, claims, and choses in action, and any interest in any real estate and personal property:

(b) To borrow or raise money for any purpose of the Company, and to allot credited or fully paid-up shares of the Company as a whole or part of the purchase price of any property which may be purchased or acquired by the Company:

(c) To do such things as are incidental or conducive to the attainment of the objects of the Company.

1165-au10

S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

No. 26319.

NOTICE is hereby given that "The Car Market (1600), Ltd.," was incorporated under the "Companies Act" on the 28th day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 716, 475 Howe Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To buy, sell, hire, keep for hire, rent, and otherwise to deal in motor-vehicles, motor-vehicle accessories, and other vehicles, both new and used, and equipment and merchandise of every kind and description:

(b) To equip, maintain, build, repair, and in any way work with or upon goods and chattels of every kind and description, and in particular, but without limiting the generality of the foregoing, to work with or upon and to maintain motors, vehicles, and motor-vehicles:

(c) To engage in the business of financing purchases of goods and chattels of every kind and description, and in particular, but without limiting the generality of the foregoing, to engage in the business of financing the purchase of new or used motor-vehicles.

1080-au3

S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26332

NOTICE is hereby given that "Atlas Tire & Battery, Ltd.," was incorporated under the "Companies Act" on the 1st day of August, 1950.

The authorized capital of the Company is fifty thousand dollars, divided into five thousand shares of ten dollars each.

The address of its registered office is 1399 Seymour Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To carry on the business of a commercial automobile and motor-vehicle garage and gasoline and oil service-station, and all business incidental thereto, including storing, cleaning, painting, repairing, and servicing generally of automobiles and motor-vehicles of all kinds:

(b) To manufacture, import, purchase, buy, hold, own, exchange, alter, repair, assemble, acquire, sell, export, hire, let, lease, assign, transfer, or otherwise acquire, utilize, dispose of, invest, trade, and deal in, and carry on business in all its forms of manufactureres of, agents for, and dealers in automobiles, motor-cars, motor-trucks, buses, motor-cycles, tractors, aircraft of all kinds, bicycles, boats, launches, ships, carriages, wagons, vehicles, conveyances of all kinds, machines, motors, generators, engines, implements, apparatus, machinery, and equipment of all kinds, whether industrial, commercial, agricultural, or marine in nature or in use, and howsoever moved, driven, motivated, energized, or employed, and for

whatsoever use, purpose, intention, and enjoyment, and all parts, spares, replacements, substitutes, accessories, improvements, pieces, fabrics, or things, as shall by their nature, use, or properties, directly or indirectly, in any manner form a part of or contribute to the full and unlimited use, enjoyment, construction, repair, maintenance, operation, improvement, and modification of any of the aforesaid objects, and, without limiting the foregoing, to deal in, buy, sell, import, manufacture, trade in, invest in, use, lease, hire, employ, conduct, replace, and handle all manner and nature of parts, supplies, accessories, tools, woods, metals, metal alloys, upholsteries, cloths, fabrics, electrical parts, and equipment, wire, insulates, implements, utensils, apparatus, solutions, liquids, appliances, cements, lubricants, tires, tubes, rubber, plastics, chemicals, and synthetic products:

(c) To operate machine-shops, and generally to carry on the business of mechanical engineers, mechanics, and machinists, in all its forms, and all business incidental thereto:

(d) To acquire by purchase or lease or otherwise any land or buildings or to erect upon any land so acquired factories or factory buildings, and to manage, lease, sell, or otherwise dispose of the same as the Company may see fit:

(e) To pay for any business, property, or assets which the Company may purchase or acquire in cash or by shares or debentures or other securities of this Company.

1118-au10

S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26338

NOTICE is hereby given that "M. H. Ginsberg & Son, Ltd.," was incorporated under the "Companies Act" on the 2nd day of August, 1950.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 341 Copp Block, 163 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To carry on the business of manufacturer's agents or representatives and commission merchants; to act in the capacity of agents for the manufacturers, importers, exporters, or buyers of goods, and to establish, maintain and conduct a commission and general agency business:

(b) To carry on any other business which can be conveniently carried on in connection therewith or incidental thereto.

1131-au10

S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26343

NOTICE is hereby given that "Botanicals, Limited," was incorporated under the "Companies Act" on the 4th day of August, 1950.

The authorized capital of the Company is ten thousand dollars, divided into four hundred shares of twenty-five dollars each.

The address of its registered office is 21 Commerce Building, 640 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To engage in and carry on the businesses of collectors, growers, importers and exporters of herbs, roots, seeds, barks, berries or other products of the soil, and to prepare, compound, manufacture and render marketable any such product, and to sell, dispose of and deal in any such produce, either in its prepared, manufactured or raw state, and either by wholesale or retail:

(b) To undertake or execute any contracts for work involving the foregoing and to carry out any ancillary or other works comprised in such undertakings.

1145-au10

S. W. TAYLOR,
Registrar of Companies.

CERTIFICATES OF INCORPORATION.

"COMPANIES ACT."

No. 26312.

NOTICE is hereby given that "Ben Baird, Ltd.," was incorporated under the "Companies Act" on the 24th day of July, 1950.

The authorized capital of the Company is fifty thousand dollars, divided into five thousand shares of ten dollars each.

The address of its registered office is 1111 Third Avenue, Prince George, B.C.

The objects for which the Company is established are:—

(a) To carry on any or all of the businesses of manufacturers, importers, exporters, merchants, and wholesale and retail dealers of and in clothing, wearing apparel, and articles of personal adornment or utility of every kind and description:

(b) To carry on the business of fur traders and dealers:

(c) To carry on the business of wholesale and retail dealers and manufacturers' agents in goods, wares, merchandise, and commodities of every kind and description whatsoever.

S. W. TAYLOR,
Registrar of Companies.

1067-au3

"COMPANIES ACT."

No. 26314.

NOTICE is hereby given that "Steininger & Co., Ltd.," was incorporated under the "Companies Act" on the 25th day of July, 1950.

The authorized capital of the Company is fifty thousand dollars, divided into fifty thousand shares of one dollar each.

The address of its registered office is 800 Hall Building, 789 Pender Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To buy, sell, and otherwise deal in goods, wares, and merchandise of all kinds and descriptions whatsoever, and to carry on a general exporting and importing business:

(b) To carry on all of the business of importers, exporters, jobbers, brokers, distributors, wholesalers, retailers, ship-owners, ship-brokers, manager of shipping property, freight contractors, carriers by land and sea, barge-owners, lightermen, forwarding agents, ice merchants, refrigerating storekeepers, warehousemen, wharfingers, general traders, carriers by air, aircraft owners and aircraft brokers, and packers of provisions of all kinds:

(c) To carry on all or any of the following businesses, that is to say: General carriers, railway and forwarding agents, warehousemen, bonded carmen and common carmen, manufacturers, processors, fabricators, builders, and factors, and any other businesses which can be conveniently carried on in connection with the above:

(d) To purchase goods, produce, and live stock, and any other merchandise whatsoever, for the purpose of freighting any ship or vessel or aircraft, and to dispose of the same by sale or otherwise:

(e) To import, export, buy, sell, prepare for market, and deal in, leather goods, foodstuffs, pharmaceutical products, household goods and appliances, furniture and furnishings, building materials, hardware, cosmetics, perfumes, ornaments, antiques, paper, lavatory supplies, chemicals, confections, minerals, coal, oil, and petroleum products, timber, live stock, fish, meat, fruit, clothing, plastics, electrical supplies, machinery, tools, liquors, beer, wines, and all beverages, whether hard or soft, and ingredients which go into making either soft or hard drinks, or which are mixed with the

same, textiles, toys, wheeled goods and other goods, merchandise, and produce:

(f) To carry on the business of a co-operative store and general supply society in all its branches, and to transact all kinds of agency business:

(g) To erect and build abattoirs, freezing houses, warehouses, sheds, and other buildings necessary or expedient for the purposes of the Company:

(h) To build, purchase, contract for, or otherwise acquire from time to time one or more vessels or aircraft or other vehicles of transportation or shares therein:

(i) To acquire in any manner and to enter into any kind of contract, supported by any kind of consideration, for the purchase or sale of timber licences, timber leases, timber berths, or any other interest in timber, or for the sale or purchase of lumber or of logs or of timber, either wholly unmanufactured or wholly or partially manufactured, or for the manufacture of timber:

(j) To carry on the business of manufacturer of machinery used or adopted for use or intended to be used in ships or in the building, equipping, fitting out, or operating of ships, in logging or lumbering operations or in saw-mills or in mining or mining mills:

(k) To invest and deal with the moneys of the Company not immediately required in such manner as may from time to time be determined:

(l) To give, subject to the provisions of the "Insurance Act" of the Province of British Columbia, any guarantee, including the guaranteeing of the performance of contracts by any person:

(m) To act as agents, commission agents, commission merchants, brokers, or representatives in Canada and any foreign country or countries for Canadian or foreign commercial houses and for other persons, firms, or corporations:

(n) To obtain any provisional order or Act of Parliament for enabling the Company to carry any of its objects into effect, or for effecting any modification of the Company's constitution, or for any other purpose which may seem expedient, and to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the Company's interests:

(o) To procure the Company to be registered or recognized in any foreign country, state, province or jurisdiction:

(p) To do all or any of the above things in any part of the world, and as principals, agents, contractors, or otherwise, and by or through trustees, agents, or otherwise, and either alone or in conjunction with others.

S. W. TAYLOR,
Registrar of Companies.

1067-au3

"COMPANIES ACT."

No. 26310.

NOTICE is hereby given that "T. A. Walsh Lumber Co., Ltd.," was incorporated under the "Companies Act" on the 24th day of July, 1950.

The authorized capital of the Company is twenty-five thousand dollars, divided into five hundred common shares of ten dollars each and two hundred preference shares of one hundred dollars each.

The address of its registered office is 1161 Fourth Avenue, Prince George, B.C.

The objects for which the Company is established are:—

(a) To own and operate logging camps, shingle-mills, sawmills, planing-mills, pulp-mills, and woodworking plants of every kind and description, logging and industrial railways, and factories:

(b) To carry on business as lumbermen and loggers, timber merchants, timber cruisers, sawmill proprietors, and to buy, sell, log, pro-

duce, prepare for market, manipulate, import, export, and deal in timber and wood of all kinds, and to manufacture and deal in articles, substances, and materials of all kinds in the manufacture of which wood is used:

(c) To purchase, take on lease or licence, or exchange, or otherwise acquire, sell, deal with, use, and dispose of any lands, timber berths, leases, limits, licences, mill property and sites, and water rights and powers, rights to build skidways and roads, foreshore rights, wharves, piers, booms, and other works for the collection, holding, protecting, driving, rafting, towing, sorting, delivering, and all purposes incidental to the reception, safekeeping, and transmission of timber, sawlogs, pulp-wood, and other lumber and timber:

(d) To carry on the business of general merchants, and to buy, sell, import, export, and deal in merchandise of every kind and description.

S. W. TAYLOR,
1066-au3 *Registrar of Companies.*

"COMPANIES ACT."

No. 26313.

NOTICE is hereby given that "Home Fuels, Ltd.," was incorporated under the "Companies Act" on the 24th day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 3, 1548 Lonsdale Avenue, North Vancouver, B.C.

The objects for which the Company is established are:—

(a) To buy, sell, manufacture, process, and otherwise deal in fuels of every description, including, without restricting the generality of the foregoing, all kinds of wood, sawdust, coal, coke, and fuel-oils:

(b) To act as a carrier and hauler of fuels and goods or commodities of every description.

S. W. TAYLOR,
1067-au3 *Registrar of Companies.*

CERTIFICATE OF INCORPORATION.

"SOCIETIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA:

No. 3784.

I HEREBY CERTIFY that "Kelowna Building Industry Exchange" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is in the City and District of Kelowna, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this twenty-ninth day of July, one thousand nine hundred and fifty.

[L.S.] S. W. TAYLOR,
Registrar of Companies.

The object of the Society is: To join in one association all contractors and all persons or firms who are interested in the building and construction industry within Kelowna and district; to promote the consideration and discussion of all questions affecting the building and construction and allied trades and generally to watch over and protect the interest of persons engaged in these trades; to give the Legislature and public bodies facilities for conferring with and ascertaining the views of persons engaged in any of the above trades; to diffuse amongst its members information on all matters affecting the building and construction and allied trades and to promote the safety of all workmen and others engaged in the operations of the said trades, and to print, publish, issue, and circulate such papers, periodicals, books, circulars, and other literary

undertakings as may seem conducive to any of these objects; to improve and elevate the technical and general knowledge of persons engaged in, or about to engage in, the building or construction or allied trades, and with a view thereto to provide for the delivery of lectures; to encourage and promote an apprenticeship system; to promote excellence in the construction of buildings and other works, and just and honourable practice in the conduct of business, and to suppress malpractice; to establish, form, and maintain permanent or temporary exhibitions and displays of materials and methods used in the construction industry, and libraries and collections of models, samples, designs, drawings, and other articles of interest in connection with the building and construction and allied trades; to arrange and promote the adoption of equitable and standard forms of contract and other documents used in the building and construction or allied trades; to encourage the settlement of disputes by arbitration, and to act as or nominate arbitrators and umpires on such terms and in such cases as may seem expedient; to procure, furnish, and maintain suitable quarters for the use of its members for meeting-rooms, offices, and other purposes. 1093-au3

"COMPANIES ACT."

No. 26326.

NOTICE is hereby given that "Phyllis Lake Logging Co., Ltd.," was incorporated under the "Companies Act" on the 29th day of July, 1950.

The authorized capital of the Company is forty thousand dollars, divided into four hundred shares of one hundred dollars each.

The address of its registered office is Suite 616 Bank of Nova Scotia Building, 602 Hastings Street West, Vancouver, B.C.

The object for which the Company is established is: To carry on business as loggers, lumbermen, timber and lumber merchants, sawmill and shingle-mill proprietors and operators in all or any of their branches, and to buy, sell, log, prepare for market, manipulate, manufacture, import, export, and deal in timber, sawlogs, shingle-bolts, lumber, wood, and forest products of all kinds, and to manufacture and deal in any by-product of wood or of the forest, and in articles and products of all kinds in the manufacture of which timber or wood is used or forms any part, and to buy, clear, plant, and work timber estates.

S. W. TAYLOR,
1094-au3 *Registrar of Companies.*

"COMPANIES ACT."

No. 26311.

NOTICE is hereby given that "Belsham & Knust, Limited," was incorporated under the "Companies Act" on the 24th day of July, 1950.

The authorized capital of the Company is twenty-five thousand dollars, divided into two hundred and fifty shares of one hundred dollars each.

The address of its registered office is 1025 Fifth Avenue, Prince George, B.C.

The objects for which the Company is established are:—

(a) To own and operate logging camps, shingle-mills, sawmills, planing-mills, pulp-mills, and woodworking plants of every kind and description, logging and industrial railways, and factories:

(b) To carry on business as lumbermen and loggers, timber merchants, timber cruisers, sawmill proprietors, and to buy, sell, log, produce, prepare for market, manipulate, import, export, and deal in timber and wood of all kinds, and to manufacture and deal in articles, substances, and materials of all kinds in the manufacture of which wood is used:

(c) To purchase, take on lease or licence, or exchange, or otherwise acquire, sell, deal with, use, and dispose of any lands, timber berths, leases, limits, licences, mill property and sites, and water rights and powers, rights to build skidways and roads, foreshore rights, wharves, piers, booms, and other works for the collection, holding, protecting, driving, rafting, towing, sorting, delivering, and all purposes incidental to the reception, safekeeping, and transmission of timber, sawlogs, pulp-wood, and other lumber and timber:

(d) To carry on the business of general merchants, and to buy, sell, import, export, and deal in merchandise of every kind and description.

S. W. TAYLOR,
1066-au3 *Registrar of Companies.*

"COMPANIES ACT."

No. 26325.

NOTICE is hereby given that "Pacific Moulding Company, Ltd.," was incorporated under the "Companies Act" on the 29th day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 1251 Seventy-seventh Avenue West, Vancouver, B.C.

The object for which the Company is established is: To carry on the business of manufacturers of mouldings and woodworkers, and vendors thereof, both wholesale and retail.

S. W. TAYLOR,
1093-au3 *Registrar of Companies.*

"COMPANIES ACT."

No. 26317.

NOTICE is hereby given that "The Building Center, Limited," was incorporated under the "Companies Act" on the 27th day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is at the office of Hancox & Gowan, Credit Foncier Building, 850 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To carry on the business of general contractors and to enter into contracts for, construct, execute, own, and carry on all description of works and to carry on for the purposes aforesaid the business of a general construction company and contractors for the construction of works, public and private:

(b) To buy, sell, and carry on business as dealers in, lumber, cement, hardwares, electrical and plumbing equipment, paint, plaster, and generally all the kinds of building supplies and wares and merchandise used for the construction of houses and buildings of all kinds:

(c) To buy, sell, manufacture, trade, work, and deal in plants, machinery, tools, supplies, appliances, goods, wares, merchandise, and all articles capable of being used in connection with the objects and operations of the Company:

(d) To buy, sell, lease, mortgage, exchange, or otherwise deal in lands, buildings, and other real or personal property:

(e) To borrow or raise money for any purpose of the Company, and, for the purpose of securing the same and interest and for any other purpose, to mortgage or charge the property of the Company or its uncalled capital, and to create, issue, make, draw, accept, and negotiate perpetual or redeemable debentures or debenture stock, bonds, promissory notes, bills of exchange, bills of lading, warehouse receipts, foreign obligations, and other instruments:

(f) To invest and deal with the moneys of the Company not immediately required in such manner as from time to time may be determined:

(g) To acquire, take over, carry on, or undertake the whole or any part of the business, assets, property, shares, and liabilities of any person, partnership, or company carrying on any business which this Company is authorized to carry on or possessing property suitable for the purposes of this Company, and to pay for the same in cash, shares, or debentures of the Company at par or at a premium, fully or partly paid up, or partly in cash and partly in shares or debentures, or in other obligations of the Company, upon such terms as may be agreed upon:

(h) To alter or add to the articles of association of the Company.

S. W. TAYLOR,
1078-au3 *Registrar of Companies.*

"COMPANIES ACT."

No. 26329.

NOTICE is hereby given that "Sunshine Valley Dairy, Ltd.," was incorporated under the "Companies Act" on the 31st day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 102 Radio Building, Kelowna, B.C.

The objects for which the Company is established are:—

(a) To buy, sell, treat, refine, separate, and render marketable, export, import, wholesale, and deal in milk, cream, butter, cheese, ice-cream, milk foods and foodstuffs, and substances and preparations into which milk and the products thereof may be manufactured:

(b) To import, export, manufacture, buy, sell, and deal in goods, wares, and merchandise of all kinds:

(c) To loan or advance money to any person, firm or corporation whether or not the said person, firm, or corporation be a shareholder or director of the Company.

S. W. TAYLOR,
1098-au3 *Registrar of Companies.*

CERTIFICATE OF INCORPORATION.

"CO-OPERATIVE ASSOCIATIONS ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 652.

I HEREBY CERTIFY that "Co-operative Society of Visually Handicapped" has this day been incorporated as an Association under the "Co-operative Associations Act" and that the denomination of its shares is one dollar each.

The registered office of the Association will be situate at Vancouver, in the Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this eighth day of July, one thousand nine hundred and fifty.

[L.S.]

A. H. HALL,
Deputy Registrar of Companies.

The objects of the Association are:—

(a) To manufacture and process goods, articles, chattels, and effects of all kinds, and to deal in such goods, articles, chattels, and effects, both at wholesale and retail, and both as principal and agent:

(b) To engage in truck-gardening, to assist its members so to do, and to deal in the products of such gardening, both at wholesale and retail, and both as principal and agent:

(c) To acquire and own or to lease land, buildings, and manufacturing and gardening

equipment, and to rent such land, buildings, and equipment to its members and patrons:

(d) To deal in such goods, articles, chattels, and effects, and in particular those employed or consumed in manufacturing or gardening as are required by its members and patrons:

(e) To provide services of all natures and kinds for the convenience and advantage of its members and patrons:

(f) To do all such things as are incidental to or which the Association may think conducive to the attainment of the above objects or any of them.

1066-au3

"COMPANIES ACT."

No. 26315.

NOTICE is hereby given that "B. H. Pearl Agencies, Ltd.," was incorporated under the "Companies Act" on the 26th day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 619 Rogers Building, 470 Granville Street, Vancouver, B.C.

The object for which the Company is established is: To transact all kinds of agency business, to negotiate loans, to find investments, to carry on business as capitalists, financiers, brokers, manufacturers' agents, to purchase or otherwise acquire, sell, dispose of, and deal in real and personal property of all kinds.

A. H. HALL,

1078-au3 Deputy Registrar of Companies.

"COMPANIES ACT."

No. 26328.

NOTICE is hereby given that "Shannon Motors, Ltd.," was incorporated under the "Companies Act" on the 31st day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 1003-8 Rogers Building, 470 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To carry on the business of automobile dealers engaging in the purchase and sale of new and used automobiles and the purchase and sale of automobile accessories, and the servicing and repairing of automobiles:

(b) To carry on the business of a public automobile garage and do business incidental thereto.

S. W. TAYLOR,

1098-au3 Registrar of Companies.

"COMPANIES ACT."

No. 26324.

NOTICE is hereby given that "Empire Fuel, Ltd.," was incorporated under the "Companies Act" on the 28th day of July, 1950.

The authorized capital of the Company is thirty-five thousand dollars, divided into thirty-five thousand shares of one dollar each.

The address of its registered office is 2625 Pleasant Street, Victoria, B.C.

The objects for which the Company is established are:—

(a) To carry on the business of merchandising cinders, coal, coke, wood, sawdust, oil, naphtha, gasoline, and all other commercial and domestic fuels of every description and to purchase, hire, or otherwise acquire, use, and operate any vehicles, machinery, equipment, apparatus, or materials of any nature whatsoever which may be required for such purposes or any of them:

(b) To carry on the business of garage proprietors and of a service-station for motor-vehicles of all kinds:

(c) To carry on the safe-keeping, cleaning, repairing, refueling, and the general care of motor and other vehicles of all kinds:

(d) To buy and sell gasoline, oil, and petroleum products, new and used vehicles, parts of such vehicles, accessories, supplies, radios, motor-cycles, motor-boats, and all kinds of machinery, rubber goods, and electrical goods:

(e) To buy or otherwise acquire, sell, or otherwise dispose of and to operate motor-vehicles of all kinds, including the leasing or hiring for any period or number of journeys of cars, lorries, trucks, tractors, and vehicles used in the repair of such vehicles:

(f) To finance the purchase, hire-purchase, or sale of any such vehicles or their accessories:

(g) To purchase or otherwise acquire as a going concern the good-will, plant, machinery, vehicles, equipment, and stock-in-trade of or connected with the business of a fuel merchant now carried on by Joseph Christian Harper Lindal under the various firm-names and styles of Empire Coal and Wood Co., Empire Wood Co., Empire Wood and Sawdust Co., and Empire Sawdust Co., at 2625 Pleasant Street, Victoria, British Columbia, including the benefit of all contracts and engagements entered into with and orders given to the said Joseph Christian Harper Lindal in connection with the said business.

S. W. TAYLOR,

1082-au3 Registrar of Companies.

"COMPANIES ACT."

No. 26322.

NOTICE is hereby given that "Cowichan Plasterers, Ltd.," was incorporated under the "Companies Act" on the 28th day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is c/o George Tabernor, Garner Block, Station Street, Duncan, B.C.

The objects for which the Company is established are:—

(a) To carry on the business of lathing, stuccoing, plastering, roofing, painting, and decorating any and all types of houses or other buildings:

(b) To carry on the business of the construction and erection of houses and buildings:

(c) To carry on the business of retail sales of all building materials and tools used in the building trade, and any other business which can be conveniently carried on therewith, and any business set out in subclauses (a) and (b) of this clause.

S. W. TAYLOR,

1081-au3 Registrar of Companies.

"COMPANIES ACT."

No. 26331.

NOTICE is hereby given that "Buzz Saw-mill, Ltd.," was incorporated under the "Companies Act" on the 31st day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 1523 Third Avenue, Prince George, B.C.

The objects for which the Company is established are:—

(a) To own and operate logging camps, shingle-mills, sawmills, planing-mills, pulp-mills, and woodworking plants of every kind and description, logging and industrial railways, and factories:

(b) To carry on business as lumbermen and loggers, timber merchants, timber cruisers, sawmill proprietors, and to buy, sell, log, produce, prepare for market, manipulate, import, export, and deal in timber and wood of all

kinds, and to manufacture and deal in articles, substances, and materials of all kinds in the manufacture of which wood is used,

(c) To purchase, take on lease or licence, or exchange, or otherwise acquire, sell, deal with, use, and dispose of any lands, timber berths, leases, limits, licences, mill property and sites, and water rights and powers, rights to build skidways and roads, foreshore rights, wharves, piers, booms and other works for the collection, holding, protecting, driving, rafting, towing, sorting, delivering, and all purposes incidental to the reception, safe-keeping, and transmission of timber, sawlogs, pulp-wood, and other lumber and timber:

(d) To carry on the business of general merchants, and to buy, sell, import, export, and deal in merchandise of every kind and description.

S. W. TAYLOR,
Registrar of Companies.

1099-au3

CERTIFICATE OF INCORPORATION.

"SOCIETIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 3785.

I HEREBY CERTIFY that "Cowichan Agricultural and Industrial Exhibition Board" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is in the Cowichan District, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 29th day of July, one thousand nine hundred and fifty.

[L.S.]

S. W. TAYLOR,
Registrar of Companies.

The objects of the Society are:—

(a) To encourage the cultivation of the soil, the breeding and finishing of better live stock, and the general development of all agricultural resources and to foster every branch of industrial, commercial, mechanical, educational, and household arts within the Province of British Columbia:

(b) To hold exhibitions for any of the above purposes in the Cowichan area. 1097-au3

"COMPANIES ACT."

No. 26327.

NOTICE is hereby given that "British Indestructo Glass (B.C.), Limited," was incorporated under the "Companies Act" on the 29th day of July, 1950.

The Company is authorized to issue twenty-five thousand shares without nominal or par value.

The address of its registered office is 401 Bentall Building, 999 Pender Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To carry on the business of manufacturers, producers, and merchants of and dealers in glass and all processes in connection therewith, including bending, polishing, beveling, embossing, staining, sand-blasting, silvering, cutting, engraving, lead-glazing, annealing, reinforcing, compounding, amouring and the like processes, and the materials used in production of or in connection therewith:

(b) To manufacture, store, distribute, buy, sell, and deal in splinterless, reinforced, safety, protected, compound, and non-breakable glass of all kinds and the materials used in the production thereof:

(c) To manufacture, store, distribute, buy, sell, and deal in plastic materials and transparent materials of all kinds and descriptions:

(d) To import, export, buy, sell, and deal (wholesale and retail) in all sorts of manu-

factured goods, materials, and produce, and such other articles and goods as, in the opinion of the directors, may be capable of being conveniently dealt in in relation to the Company's business, and to manufacture and establish factories for manufacturing the goods for the Company's business.

S. W. TAYLOR,
Registrar of Companies.

1094-au3

"COMPANIES ACT."

No. 26323.

NOTICE is hereby given that "Lillian West, Ltd.," was incorporated under the "Companies Act" on the 28th day of July, 1950.

The Company is authorized to issue ten thousand shares without nominal or par value.

The address of its registered office is 773 Fort Street, Victoria, B.C.

The objects for which the Company is established are:—

(a) To conduct the business of bakers and confectioners:

(b) To manufacture, import, export, distribute, buy, and sell, both wholesale and retail, and otherwise to deal in bakery and confectionery supplies and products:

(c) To do all things conducive to the attainment of the above objects.

S. W. TAYLOR,
Registrar of Companies.

1082-au3

CERTIFICATE OF REGISTRATION.

"TRUST COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 58.

I HEREBY CERTIFY that "Edmonton Trust Company, Limited," has this day been registered under the "Trust Companies Act."

The head office of the Company in the Province of British Columbia is situate at Victoria, B.C.

The head office of the Company outside the Province is situate at Edmonton, Alta.

The attorney of the Company under the "Trust Companies Act" is A. Blair Paterson, K.C., 625 Fort Street, Victoria, B.C.

The business of the Company in the Province of British Columbia is limited to acting as trustee under a mortgage or charge created by an incorporated company to secure its debentures, and to the investment of its own funds and of funds held by it as agent.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 31st day of July, one thousand nine hundred and fifty.

[L.S.]

S. W. TAYLOR,
Registrar of Companies.

1097-au3

"COMPANIES ACT."

No. 26320.

NOTICE is hereby given that "David M. Dixon Construction Co., Ltd.," was incorporated under the "Companies Act" on the 28th day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 2225 Kingsway, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To own and rent real estate of all description in the Province of British Columbia:

(b) To carry on business as contractors and builders of houses, buildings, and erections of all description:

(c) To deal in real estate subject to the provisions of the Statutes of the Province of British Columbia pertaining thereto:

(d) To rent, lease, and sublet real estate of all description:

(e) To deal in building materials of all description:

(f) To act as a warehouseman, wholesaler, retailer, and carry on business as such in building materials of all description:

(g) To mortgage the assets of the Company to secure loans:

(h) To carry on business as truckers and carriers.

S. W. TAYLOR,
1081-au3 *Registrar of Companies.*

"COMPANIES ACT."

No. 26330.

NOTICE is hereby given that "Evergreen Enterprises, Ltd.," was incorporated under the "Companies Act" on the 31st day of July, 1950.

The authorized capital of the Company is twenty-five thousand dollars, divided into twenty-five thousand shares of one dollar each.

The address of its registered office is c/o Norman C. Kliman, barrister and solicitor, Room 1114, 736 Granville Street, Vancouver, B.C.

The object for which the Company is established is: To carry on the business of restaurant, café, tavern, cabaret, shuffleboard, tobacco merchants, and any other business which can be conveniently carried on in connection therewith.

S. W. TAYLOR,
1099-au3 *Registrar of Companies.*

"COMPANIES ACT"

No. 26354

NOTICE is hereby given that "Victoria Service Center and Lawnmower Hospital, Ltd.," was incorporated under the "Companies Act" on the 8th day of August, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 623 Cormorant Street, Victoria, B.C.

The objects for which the Company is established are:—

(a) To repair and recondition all kinds of goods, merchandise, tools, equipment and machinery:

(b) To buy, sell and trade in all kinds of goods, merchandise, tools, equipment and machinery:

(c) To rent out for hire all kinds of goods, merchandise, tools, equipment and machinery:

(d) To manufacture, repair, buy and sell locks, keys and all kinds of door and window fittings.

S. W. TAYLOR,
1171-au17 *Registrar of Companies.*

"COMPANIES ACT"

No. 26197

NOTICE is hereby given that "Central Cariboo Stages Co., Ltd.," was incorporated under the "Companies Act" on the 26th day of June, 1950.

The authorized capital of the Company is twenty-five thousand dollars, divided into twenty-five thousand shares of one dollar each.

The address of its registered office is at the office of the Company on Reid Street, Quesnel, B.C.

The objects for which the Company is established are:—

(a) To acquire and take over as a going concern any passenger-carrying and freight-service business or taxi business now and heretofore carried on at and out of the village of Quesnel, Province of British Columbia by anyone, or such part of the same as may be deemed advisable and to pay for the same in shares of the Company allotted as fully paid up, and to lease any premises as may be desired:

(b) To carry on the business as carriers of passengers and all kinds of personal property by motor-cars, trucks, wagons, taxis, vans and all other vehicles other than railways and tram-lines,

and by horses, and by boats and vessels of all kinds, and in particular, but without limiting the generality of the foregoing, to carry on the business of general hauling and transfer, taxicab business, school buses and similar transportation units and to hire and operate for hire motor-vehicles of any kind and for any purpose:

(c) To let, hire, purchase or otherwise acquire and operate motor-stagecoaches, motor-buses, taxicabs, trucks, tractors, ships, aeroplanes and other vehicles whether mechanically driven or otherwise, pack and saddle horses and other means of conveyance for the transportation for hire or otherwise of merchandise, goods, wares, passengers, freight, mail, animals and other property of all and any nature and description and to operate stage and express services as principal or agent and to carry on business as general carriers by land, water and air, forwarding agents, storage and warehousemen, transfer and express agents, mercantile agents, dealers and brokers, and any other similar business:

(d) To carry on the business of garage and automobile operators, proprietors and owners, and as dealers, agents, manufacturers, merchants, repairers and mechanics in connection with motor-vehicles and engines and machinery of any kind whatsoever, and to buy, sell and deal in any way in motor-vehicles and machinery of any kind, and in equipment and accessories therefor, including tires, gasoline, fuel and lubricants of any kind.

A. H. HALL,
1169-au17 *Deputy Registrar of Companies.*

"COMPANIES ACT"

No. 26226

NOTICE is hereby given that "Taylor Sawmills, Limited," was incorporated under the "Companies Act" on the 3rd day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is Room 9, Lee Building, 345 Victoria Street, Kamloops, B.C.

The objects for which the Company is established are:—

(a) To carry on the business of operators of sawmills, shingle-mills, planing-mills and manufacturers of and dealers in lumber, shingles and wood products of every description, and to buy, sell, prepare for market, import, export and generally to deal in and with lumber, wood and timber of all kinds, and the products and by-products thereof, and to manufacture and deal in all products in which timber or wood is used:

(b) To manufacture, purchase, sell and deal in fuel of every description and the products and by-products thereof:

(c) To acquire by purchase or otherwise timber and timber rights, and to hold, work, log and operate, deal with and dispose of the same, and to maintain, equip and operate logging camps:

(d) To purchase, hire, construct, charter and operate motor-trucks and other vehicles, steam and other vessels and to act as merchants, wharfingers and warehousemen.

A. H. HALL,
1170-au17 *Deputy Registrar of Companies.*

"COMPANIES ACT."

No. 26296.

NOTICE is hereby given that "A. W. Pass Construction Co., Ltd.," was incorporated under the "Companies Act" on the 20th day of July, 1950.

The authorized capital of the Company is ten thousand dollars, divided into one hundred shares of one hundred dollars each.

The address of its registered office is 738 Yates Street, Victoria, B.C.

The objects for which the Company is established are:—

(a) To carry on business as general contractors in all its branches and to enter into

any contracts in relation to, and to build, erect, construct, install, maintain, alter, repair, pull down, or restore, works and buildings of every description:

(b) To carry on business as painters, decorators, calciminers, builders, carpenters, woodworkers, electricians, bricklayers, foundrymen, excavators, plumbers, and as general merchants, to buy, sell, and deal in lumber, timber, machinery, and equipment of all descriptions, paints, oils, metals, plastics, building materials, hardware, and to act as agents, brokers, factors, and distributors of merchandise:

(c) To purchase, lease, or otherwise acquire any business or undertaking similar in character to the herein stated objects and to engage therein; and in particular to purchase, acquire, and take over as a going concern the general contracting business now carried on by Arthur W. Pass in the City of Victoria aforesaid, together with the machinery, equipment, stock-in-trade, book accounts, debts, liabilities, good-will, and any other assets and rights thereof at such price and upon such terms and conditions and either in consideration of cash or of shares in the Company, or partly in cash or partly in shares as may be mutually agreed upon:

(d) To purchase, lease, or otherwise acquire lands, tenements, buildings, hereditaments of any tenure or description, and any estate or interest therein.

S. W. TAYLOR,
1035-jy27 *Registrar of Companies.*

"COMPANIES ACT"

No. 26339

NOTICE is hereby given that "John Hunter, Co., Ltd.," was incorporated under the "Companies Act" on the 2nd day of August, 1950.

The authorized capital of the Company is ten thousand dollars, divided into five thousand preferred shares and five thousand ordinary shares of one dollar each.

The address of its registered office is Squamish, B.C.

The objects for which the Company is established are:—

(a) To own and operate every kind of land clearing, earth removing, road building, construction, hauling and logging machinery, to undertake either independently or under contract, land clearing, earth-removing, road building, construction, hauling operations and logging operations; to establish maintenance and repair shops, warehouses, and depots; and in general to carry on every kind of activity related to land clearing, earth-removing, road building, construction, hauling and logging:

(b) To act as wholesale or retail agents in the sale and distribution of gasoline, motor oil, automobile and truck accessories, and motor-cars and motor-trucks:

(c) To purchase, charter, hire, build, or otherwise acquire, hold, maintain, repair, improve, alter, sell, exchange, let out to hire or charter, or otherwise deal with or dispose of steam and other ships or vessels, or any shares or interests in the same, with all equipment and furniture, and to carry on all or any of the businesses of ship-owners, managers of shipping property, ship-brokers, shipping agents, freight contractors, carriers by land and water, factors, warehousemen, wharfingers, barge and scow owners, tug owners, lightermen, towing contractors and forwarding agents:

(d) To construct, carry out, acquire by purchase or otherwise, maintain, improve, manage, work, control and superintend, and to sell, lease or otherwise dispose of all logging railways, tramways on lands owned or controlled by the Company, and trails, roads, streets, skidways, bridges, reservoirs, flumes, watercourses, aqueducts, wharves, piers, trucks, factories, mills, warehouses and other works and conveniences which the Company may think, directly or indirectly,

conducive to any of its objects and to contribute or otherwise assist or take part in the construction, maintenance, development, working, control and management thereof:

(e) To carry on the business of contractors in all and any branch of the logging and lumbering business:

(f) To carry on business as logging operators, lumber operators, sawmill, shingle-mill, shook-mill, and box-mill proprietors, operators and owners; box-makers, woodworkers, lumber merchants, and manufacturers of lumber, shingles and all manner of wood products, boxes, shooks, and receptacles; and to buy, sell, prepare for market, manufacture, import, export, and deal in sawlogs, timber, lumber, shingles, bolts, piles, boxes, receptacles of all kinds, and in any by-products of wood or the forest, and in products of all kinds in the manufacture of which timber, wood, or the by-products of timber or wood of any kind are used to form a part:

(g) To carry on all or any of the businesses of general commission merchants, shipping agents, brokers, factors, importers, and exporters of and dealers, wholesale and retail, in sawlogs, timber, lumber, wood, wood-pulp, and all articles of which wood forms a component part, and generally in all kinds of ware and merchandise and products of every nature whatsoever:

(h) To manufacture wood-fuel and sawdust, and to buy, sell, deal in, either wholesale or retail, all manner of wood-fuel, sawdust, coal or fuel of any kind:

(i) To conduct and carry on the business of merchants, wholesale and retail, and also a general trading, mercantile and commission business, including the supplying of food, stores, and other necessities for the Company's employees and others:

(j) To acquire, utilize and develop any water power for the purposes of the Company, and to purchase, lease or otherwise acquire, and to sell or otherwise dispose of any surplus water-power, electric-power, or other power of any nature whatsoever subject to any Provincial, municipal or local regulations:

(k) To clear and remove obstructions from any lake, river, creek or stream, to deepen channels, remove shoals, or otherwise improve the floatability of any river, lake, creek or stream:

(l) To do all such other things as are incidental or conducive to the attainment of the above objects and the exercise of the powers of the Company.

S. W. TAYLOR,
1131-au10 *Registrar of Companies.*

"COMPANIES ACT"

No. 26335

NOTICE is hereby given that "Cheryl Company, Ltd.," was incorporated under the "Companies Act" on the 2nd day of August, 1950.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is Room 509, Lyric Theatre Building, 751 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To acquire by purchase the lands and premises known and described as: Lots Nine (9) and Ten (10) in Block Thirty-one (31), District Lot Five hundred and forty-one (541), Group One (1), New Westminster District, according to plan filed in the Land Registry Office in Vancouver, B.C., as No. 210, and commonly known as the south-west corner of Pender and Howe Streets in Vancouver, B.C.:

(b) To hold, own, maintain, work, alter and improve the said lands and premises:

(c) To mortgage or otherwise encumber the whole or any portion of the said lands and premises:

(d) To lease the whole or any portion of the said lands and premises and to manage the same:

(e) To invest and deal with moneys of the Company not immediately required in such manner as from time to time may be determined:

(f) To alter or add to the articles of association of the Company:

(g) To borrow or raise money to secure the repayment of money as the Company shall think fit and, in particular, by the issue of debentures or debenture stock, perpetual or otherwise, charged upon the Company's property or any part thereof:

(h) To increase or reduce the capital of the Company.

1130-au10

S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26353

NOTICE is hereby given that "Woodward Stores (Capilano), Limited," was incorporated under the "Companies Act" on the 8th day of August, 1950.

The authorized capital of the Company is five hundred thousand dollars, divided into twenty-five thousand Class A shares of five dollars each and two thousand five hundred Class B shares of one hundred and fifty dollars each.

The address of its registered office is 101 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To acquire by way of assignment or sub-lease from Woodward Stores, Limited, the right to the use of the mercantile premises on Marine Drive in the Corporation of the District of West Vancouver now under construction and covered by an agreement for a lease made between The British Pacific Properties, Limited, and Woodward Stores, Limited, and to acquire from Woodward Stores, Limited, all or any merchandise licences, franchises, fittings, fixtures and other assets which are now or hereafter may be used by Woodward Stores, Limited, in, on or about the said premises:

(b) To carry on the business of a storekeeper in all its branches and in particular by selling, manufacturing and dealing in goods, stores, consumable articles, chattels and effects of all kinds, both wholesale and retail, and to transact every kind of agency business and generally to engage in any business or transaction which may seem to the Company directly or indirectly conducive to the interests or convenience of the Company's members:

(c) To operate on the departmental store plan and to carry on any business which may be appropriately or conveniently carried on in a department store either alone or with others as may be convenient:

(d) To buy, sell, import, export, manipulate, prepare for market, manufacture and deal in merchandise of all kinds, and generally to carry on business as merchants, importers and exporters:

(e) To make arrangements with persons engaged in any trade, business or profession for the concession to the Company of any special rights, privileges and advantages, and in particular in regard to the supply of goods:

(f) To carry on business as jewellers, gold and silversmiths, dealers in china, curiosities, articles of vertu, coins, medals, bullion and precious stones, and as manufacturers of and dealers in gold and silver plate, plated articles, watches, clocks, chronometers and optical and scientific instruments and appliances of every description, and as commission agents and general merchants:

(g) To carry on all or any of the businesses of chemists, druggists, chemical manufacturers, manufacturing chemists and dealers, dry-salters, importers and manufacturers of and dealers in pharmaceutical and medicinal preparations:

(h) To operate barber shops and beauty parlours and to supply any and all services usually connected therewith, and to carry on any business which may be appropriately or conveniently carried on in connection therewith:

(i) To carry on business as refreshment contractors, restaurant keepers, refreshment-room proprie-

tors, sugar and sweetmeat merchants, farmers, dairymen, fruiterers, grocers, provision merchants, licensed victuallers and tobacconists:

(j) To carry on the business of dealers in, hirers, repairers, cleaners, storers and warehousers of automobiles, motor-cars, motor-cycles, aeroplanes, bicycles, velocipedes and carriages and vehicles of all kinds, whether moved by mechanical power or not, and all machinery, implements, utensils, appliances, apparatus, lubricants, gasoline and other motor-fuels, cements, solutions, enamels and all things capable of being used therewith, or in the manufacture, maintenance and working thereof respectively, or in the construction of any track or surface adapted for the use thereof:

(k) To carry on a general repair business and without limiting the generality of the foregoing to carry on business as cleaners, repairers and reconditioners of musical instruments, pianos, radios, electrical appliances, motors and machines, mechanical appliances, machines and devices, furniture, drapes, clothing, boots, shoes and all kinds of effects, goods and chattels whatsoever:

(l) To acquire securities of every kind and description for the purpose of securing moneys owing to the Company, accounts current and future, advances of either merchandise or money, and to take all proper legal proceedings to realize on such securities:

(m) To purchase, buy, lease, apply to purchase or in any other way whatsoever acquire real property, lands, tenements and hereditaments of any tenure, and of all kinds and descriptions, and any interest therein; and to hold, deal in, manage, subdivide, lay out, improve, lay out for building purposes, build buildings and improvements of any and all kinds upon, to rent, lease, mortgage or otherwise encumber, exchange, hypothecate, sell or in any other way dispose of the same, or any part thereof or interest therein; and to purchase, buy, lease, apply to purchase or in any other way whatsoever to acquire personal property of any and all kinds and descriptions and any interest therein, and to hold, deal in, manage, improve, rent, lease, mortgage or otherwise encumber, exchange, hypothecate, sell or in any other way dispose of the same or any part thereof or any interest therein:

(n) To acquire an option or options for the purchase of real property and any interest therein and personal property of every kind and description and any interest therein:

(o) To carry on a general brokerage business and to act as agents for the sale of all kinds of real and personal property of every kind and description and of every interest therein and to act as agents for and introduce business to fire, accident, indemnity and general insurance offices (but so that nothing herein shall authorize the Company itself to carry on assurance business of any class):

(p) To acquire and carry on all or any part of the business or property, and to undertake any liabilities of any person, firm or association or company possessed of property suitable for the purpose of this Company, or carrying on any business which this Company is authorized to carry on, or which can be conveniently carried on in connection with the same, or may seem to the Company calculated directly or indirectly to benefit the Company, and as the consideration for the same to pay cash or to issue any shares, stocks or obligations of this Company:

(q) To do all such things and to carry on such businesses as the Company may think are incidental and conducive to the attainment of the above objects:

(r) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others:

(s) And it is hereby declared that each paragraph hereof shall be interpreted as a separate power and shall not be limited or restricted in anywise by reference to or inference from the terms of any other paragraph.

1170-au17

S. W. TAYLOR,
Registrar of Companies.

CERTIFICATES OF INCORPORATION.

"COMPANIES ACT"

No. 26368

NOTICE is hereby given that "Burt-Smith Antiques, Limited," was incorporated under the "Companies Act" on the 11th day of August, 1950.

The authorized capital of the Company is twenty thousand dollars, divided into two thousand shares of ten dollars each.

The address of its registered office is 912 Fort Street, Victoria, B.C.

The objects for which the Company is established are:—

(a) To carry on the business of a dealer in antique furniture, furnishings, ivories, jewellery, pictures, chinaware, crystalware, glassware, copper, bronze, brass, pewter, and all articles and antiques of every nature and material:

(b) Generally to carry on the business of a general merchant, manufacturers, exporters, importers of and wholesale and retail dealers in articles of every kind and nature.

S. W. TAYLOR,
Registrar of Companies.

1203-au17

CERTIFICATE OF INCORPORATION

"SOCIETIES ACT"

CANADA:

PROVINCE OF BRITISH COLUMBIA

No. 3795

I HEREBY CERTIFY that "Branch 16 Canadian Legion B.E.S.L. Beneficiary Fund" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is in the Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this eleventh day of August, one thousand nine hundred and fifty.

[L.S.]

S. W. TAYLOR,
Registrar of Companies.

The object of the Society is: To provide for the payment of benefits to its members and their beneficiaries in the event of death.

1201-au17

"COMPANIES ACT"

No. 26359

NOTICE is hereby given that "Metal-Cal, Ltd.," was incorporated under the "Companies Act" on the 9th day of August, 1950.

The authorized capital of the Company is ten thousand dollars, divided into one hundred preference shares of one hundred dollars each.

The Company is also authorized to issue five hundred shares without nominal or par value.

The address of its registered office is 501-8 Rogers Building, 470 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To import, buy, sell, export, manufacture, and deal in, either wholesale or retail, goods, wares, and merchandise of all kinds, including, without limiting the generality of the foregoing, metals-cals, aluminum foil, aluminum sheet, and all forms, products, or commodities relating to metal-cals and aluminum articles:

(b) To carry on the trade or business of embossing, electrifying, stereotyping, photo-engraving, manufacturing, and dealing in paper and paper products, stationery, tags, and labels of all kinds whether metal or paper:

(c) To act as agents, manufacturers' agents, commission agents, commission merchants, brokers, or representatives in Canada for any person, firm, or company:

(d) To carry on any other business which may seem to the Company capable of being conveniently carried on in connection with any of the foregoing

objects, or which may be calculated, directly or indirectly, to enhance the value by, or render profitable, any of the Company's property or rights, and without restricting the generality of the foregoing, to acquire and undertake the whole or any part of the business, property, and liabilities of any person, firm, or company:

(e) To lend money to a shareholder, officer, or servant of the Company to enable or assist him to purchase or erect a dwelling-house for his own occupation, or to assist him to purchase from the Company fully-paid shares, to be held by him for his own benefit, or to lend money to any shareholder of the Company at such interest rate as the directors may deem advisable, and to accept such security therefor as may be approved by the directors of the Company.

S. W. TAYLOR,
Registrar of Companies.

1201-au17

CERTIFICATE OF INCORPORATION

"SOCIETIES ACT"

CANADA:

PROVINCE OF BRITISH COLUMBIA

No. 3793

I HEREBY CERTIFY that "Scandinavian Sisters of East Kootenay" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is Cranbrook, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 8th day of August, one thousand nine hundred and fifty.

[L.S.]

S. W. TAYLOR,
Registrar of Companies.

The object of the Society is: To promote, propagate and cultivate healthy and moral community life and educational, cultural, social and physical development of Scandinavians and to promote a feeling of sisterhood among other members, and to work for the betterment of community life generally and have better understandings amongst the Scandinavians as members of the Canadian public.

1169-au17

"COMPANIES ACT"

No. 26367

NOTICE is hereby given that "Chapman's Recreations Company, Ltd.," was incorporated under the "Companies Act" on the 11th day of August, 1950.

The Company is authorized to issue fifty thousand shares without nominal or par value.

The address of its registered office is 800 Hall Building, 789 Pender Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To carry on the business of furnishing amusement to the public:

(b) To carry on the business of bowling alleys, billiard halls, and all kinds of athletic sports, games, and pastimes:

(c) To conduct, hold, and promote tournaments, sport meetings, matches of all kinds, exhibitions and expositions, and to give and contribute towards prizes, cups, stakes, and other rewards:

(d) To subscribe to, become a member of, and co-operate with any other association, whether incorporated or not, whose objects are altogether or in part similar to those of the Company:

(e) To build, acquire by purchase, concession, lease, or otherwise, and to own, maintain, operate, manage, and conduct refreshment-rooms, reading, writing and newspaper rooms, lunch-rooms, dairy lunch-rooms, restaurants, tea-rooms, coffee-rooms, cafeterias, and sandwich bars:

(f) To import, export, manufacture, buy, sell, and deal in confectionery, biscuits, candy, and all goods of which sugar or flour forms a part, and to act as agents for the purchase or sale of any such goods, wares, and merchandise:

(g) To manufacture, buy, sell, export, and import novelties of all kinds, ornaments, cups, jewelry, and fancy articles of all kinds:

(h) To buy, sell, and deal in tobacco, cigars, cigarettes, and other smokers' supplies, books, newspapers, magazines, post-cards, cameras, and photographic materials and supplies of every kind:

(i) To purchase, take on lease or in exchange, or otherwise acquire lands and buildings, and any estate or interest in, and any rights connected with, any such lands and buildings:

(j) To invest and deal with the moneys of the Company not immediately required for the purpose of the Company in such manner as from time to time may be determined:

(k) To enter into contracts with any other Company or persons and to co-operate with any such Company or persons in any manner which may be deemed to be in the interests of the Company in the pursuance of its objects.

1203-au17 S. W. TAYLOR,
Registrar of Companies.

CERTIFICATE OF INCORPORATION

"SOCIETIES ACT"

CANADA:

PROVINCE OF BRITISH COLUMBIA

No. 3794

I HEREBY CERTIFY that "Renata Farmers' Institute" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is Renata, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 8th day of August, one thousand nine hundred and fifty.

[L.S.] S. W. TAYLOR,
Registrar of Companies.

The objects of the Society are:—

(a) To improve conditions of rural life, so that settlement may be permanent and prosperous:

(b) To promote the theory and practice of agriculture by lectures, essays, the circulation of information and other educational methods, and to stimulate interest by exhibitions, prizes, and other means:

(c) To arrange on behalf of its members for the purchase, distribution, or sale of commodities, supplies, or products, and generally to act on their behalf in all matters incidental to agricultural pursuits:

(d) To promote social intercourse, mutual helpfulness, and the diffusion of knowledge, and to make new settlers welcome.

1167-au17

"COMPANIES ACT"

No. 26366

NOTICE is hereby given that "Seymour Recreations Company, Ltd.," was incorporated under the "Companies Act" on the 11th day of August, 1950.

The Company is authorized to issue fifty thousand shares without nominal or par value.

The address of its registered office is 800 Hall Building, 789 Pender Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To carry on the business of furnishing amusement to the public:

(b) To carry on the business of bowling alleys, billiard halls, and all kinds of athletic sports, games, and pastimes:

(c) To conduct, hold, and promote tournaments, sport meetings, matches of all kinds, exhibitions and expositions, and to give and contribute towards prizes, cups, stakes, and other rewards:

(d) To subscribe to, become a member of, and co-operate with any other association, whether incorporated or not, whose objects are altogether or in part similar to those of the Company:

(e) To build, acquire by purchase, concession, lease, or otherwise, and to own, maintain, operate, manage, and conduct refreshment-rooms, reading, writing and newspaper rooms, lunch-rooms, dairy lunch-rooms, restaurants, tea-rooms, coffee-rooms, cafeterias, and sandwich bars:

(f) To import, export, manufacture, buy, sell, and deal in confectionery, biscuits, candy, and all goods of which sugar or flour forms a part, and to act as agents for the purchase or sale of any such goods, wares, and merchandise:

(g) To manufacture, buy, sell, export, and import novelties of all kinds, ornaments, cups, jewelry, and fancy articles of all kinds:

(h) To buy, sell, and deal in tobacco, cigars, cigarettes, and other smokers' supplies, books, newspapers, magazines, post-cards, cameras, and photographic materials and supplies of every kind:

(i) To purchase, take on lease or in exchange, or otherwise acquire lands and buildings, and any estate or interest in, and any rights connected with, any such lands and buildings:

(j) To invest and deal with the moneys of the Company not immediately required for the purpose of the Company in such manner as from time to time may be determined:

(k) To enter into contracts with any other Company or persons and to co-operate with any such Company or persons in any manner which may be deemed to be in the interests of the Company in the pursuance of its objects.

1203-au17 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26365

NOTICE is hereby given that "Art's Plumbing & Heating, Ltd.," was incorporated under the "Companies Act" on the 11th day of August, 1950.

The authorized capital of the Company is ten thousand dollars, divided into one hundred shares of one hundred dollars each.

The address of its registered office is Room 202, 678 Howe Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To carry on the respective businesses of plumbers, manufacturers, contractors for plumbing and sanitary fixtures and supplies, heating and ventilating plan and supplies, pipes, fittings, apparatus and repairs for heat, light, gas or water supplies, general contractors and builders:

(b) To acquire by purchase, lease or otherwise, and to own, use, hold, improve, manage, lease, sell, dispose of, and deal in lands, tenements, hereditaments, and immovables, and interests therein and mortgages and other securities thereon and to erect, alter, repair, and maintain buildings upon any lands acquired by the Company in the course of business which the Company is authorized to carry on:

(c) To carry on any other business, whether manufacturing or otherwise, which may seem to the Company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or to render profitable any of the Company's property or rights:

(d) To apply for, purchase or otherwise acquire any patents, inventions, licences, concessions and the like concerning any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which seems calculated, directly or indirectly, to benefit the Company and to use, exercise, develop or grant licences in respect of, or otherwise turn to account the property, rights or information so acquired:

(e) To carry on the business of wholesale, retail, general commission brokers, manufacturers, mercantile agents and jobbers, and generally to undertake, transact and execute all kinds of agency business:

(f) To acquire and hold shares, stocks, debentures, debenture stocks, bonds, obligations, and securities issued or guaranteed by any company wheresoever situated or carrying on business:

(g) To take part in the management, supervision, or control of the business or operations of any company or undertaking, and for the purpose to appoint and remunerate any directors, accountants or other experts or agents:

(h) To acquire and carry on all or any part of a business or property and to undertake any liabilities of any person, firm, association, or company possessed of property suitable for the purposes of this Company, and as consideration for the same to pay cash or give shares, or to enter into any obligations or agreements for deferred payments as the Company may think fit:

(i) To sell or dispose of any undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company wheresoever incorporated having objects altogether or in part similar to those of the Company:

(j) To make gifts and donations to any person, firm, or corporation for any purpose whatsoever, whether such person, firm, or corporation be a member of this Company or not.

S. W. TAYLOR,
Registrar of Companies.

1202-au17

"COMPANIES ACT"

No. 26364

NOTICE is hereby given that "Country Freight Lines, Ltd.," was incorporated under the "Companies Act" on the 11th day of August, 1950.

The authorized capital of the Company is thirty thousand dollars, divided into three Class A shares of one hundred dollars each and two hundred and ninety-seven Class B shares of one hundred dollars each.

The address of its registered office is 402 Randall Building, 535 Georgia Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To purchase, acquire, and take over as a going concern, the business and undertaking heretofore carried on at the City of Vancouver and elsewhere in the Province of British Columbia, of William John Fleming, David Galloway Fleming, Alfred Galloway Fleming, and James Fleming, doing business as common carriers under the name of Country Freight Lines, with all or any of the assets and liabilities thereof, and to pay for the same in fully paid shares or other securities of the Company:

(b) To carry on the business of common carriers by land, water or air:

(c) To carry on the business of forwarders, custom-house brokers, and warehousemen.

S. W. TAYLOR,
Registrar of Companies.

1202-au17

"COMPANIES ACT"

No. 26369

NOTICE is hereby given that "Mohawk Mines, Ltd. (Non-Personal Liability)" was incorporated under the "Companies Act" as a Specially Limited Company on the 11th day of August, 1950.

The Company is authorized to issue one million five hundred thousand shares without nominal or par value.

The address of its registered office is Suite 235, 163 Hastings Street West, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether

belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c) To engage in any branch of mining, smelting, milling, and refining minerals:

(d) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipe-lines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

S. W. TAYLOR,
Registrar of Companies.

1201-au17

"COMPANIES ACT"

No. 26350

NOTICE is hereby given that "Colman Furniture, Ltd.," was incorporated under the "Companies Act" on the 5th day of August, 1950.

The authorized capital of the Company is fifty thousand dollars, divided into forty-five thousand preferred shares and five thousand ordinary shares of one dollar each.

The address of its registered office is 640 Georgia Street East, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To carry on all or any of the businesses of upholsterers, drapers, cabinet makers, builders, joiners, carpenters, loggers, and sawmill operators, furniture makers, furniture dealers, decorators, painters, electricians, contractors, ironmongers, transfer men, warehousemen, factors, carriers, storekeepers, manufacturers of and dealers in hardware, furniture, plated goods, china, crockery, glassware, and articles required for recreation or amusement, and the undertaking of any operations correlated with the building industry, and whether as manufacturers, dealers, shippers, contractors, or otherwise:

(b) To buy, sell, manufacture, repair, alter, and exchange, let on hire, import, export, and deal in all kinds of articles and things which may be required for the purposes of any of the said businesses, or commonly supplied or dealt in by persons engaged in any such businesses, or which may seem capable of being profitably dealt with in connection with any of the said businesses:

(c) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any real and personal property and any rights or privileges which the Company may think necessary or convenient for the purposes of its business, and in particular any land, buildings, easements, machinery, plant, and stock-in-trade:

(d) To construct, maintain, and alter any buildings or works, necessary or convenient for the purposes of the Company:

(e) To sell, improve, manage, develop, exchange, lease, mortgage, enfranchise, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the Company:

(f) To carry on business as manufacturers, producers, merchants, wholesale or retail, importers and exporters, and to manufacture, produce, adapt, prepare, buy, sell, and otherwise deal in furniture, fixtures, wood and wood products, and plastics:

(g) To manufacture, buy, sell, and otherwise deal in logs, lumber, timber, shingles, and forest products of any description, including substitutes for wood:

(h) To manufacture, buy, sell, or otherwise deal in all kinds of building and hardware equipment:

(i) To do all such other things as are incidental or conducive to the attainment of the above objects and the exercise of the powers of the Company.

S. W. TAYLOR,
Registrar of Companies.

1191-au17

"COMPANIES ACT"

No. 26316

NOTICE is hereby given that "Arnott-Smith, Limited," was incorporated under the "Companies Act" on the 27th day of July, 1950.

The authorized capital of the Company is fifteen thousand dollars, divided into one hundred preference shares of one hundred dollars each and five thousand common shares of one dollar each.

The address of its registered office is 1010 Credit Foncier Building, 850 Hastings Street West, Vancouver, B.C.

The object for which the Company is established is: To carry on business as loggers, timber and lumber merchants, sawmill proprietors, and timber growers, and to buy, sell, grow, prepare for market, manipulate, import, export, and deal in forest products of all kinds.

S. W. TAYLOR,
Registrar of Companies.

1191-au17

"COMPANIES ACT"

No. 26371

NOTICE is hereby given that "R. H. Ormond, Ltd.," was incorporated under the "Companies Act" on the 12th day of August, 1950.

The authorized capital of the Company is one hundred thousand dollars, divided into one thousand shares of one hundred dollars each.

The address of its registered office is Rooms 1-3, Imperial Building, 97 Commercial Street, Nanaimo, B.C.

The objects for which the Company is established are:—

(a) To carry on the businesses of plumbers, sheet-metal manufacturers, heating engineers, sanitary engineers, waterworks engineers, and building contractors in all of their branches:

(b) To buy, manufacture, take on lease or otherwise acquire, and to use, sell, let out on lease or otherwise dispose of, and to mortgage all articles, tools, equipment, goods, and chattels which the Company may find it convenient to so deal with in connection with any of the said businesses:

(c) To carry on the business of dealers, either by wholesale or by retail, in hardware, builders' supplies, plumbers' supplies and fixtures, heating, sewage and water apparatus, appliances, and equipment:

(d) To acquire, use, sell, or otherwise dispose of water licences, records of privileges pursuant to the "Water Act" of British Columbia:

(e) To enter into contracts for the allotment of shares of the Company as fully or partly paid-up as the whole or part of the purchase price of any business, property, goods, or chattels purchased by the Company, or for any valuable consideration, including services rendered to the Company, as the directors may from time to time determine:

(f) To negotiate loans, to buy, sell, discount, negotiate, lend money on, and borrow under agreements of sale and purchase of land, and particularly in respect of any agreement of sale or securities of land belonging to the Company; to advance or lend money to other companies or individuals on securities or property of any person or persons, or on such terms of security as may be deemed expedient:

(g) To borrow or raise money and secure the repayment thereof or of any other debt owing by the Company in such manner as the Company shall think fit, and in particular by the issuing of debentures or debenture stock, perpetual or otherwise, bonds, mortgages, or any other securities charged upon the Company's undertaking, or upon all or any of the Company's properties or assets, both present and future, including its uncalled capital, or without any such security, and upon such terms as to priority or otherwise as the Company shall think fit, and to purchase, redeem, or pay off any such liability:

(h) To acquire agencies or to act as agents or factors for any person, firm, or corporation.

S. W. TAYLOR,
Registrar of Companies.

1215-au17

"COMPANIES ACT"

No. 26356

NOTICE is hereby given that "European Vibraphone, Ltd.," was incorporated under the "Companies Act" on the 8th day of August, 1950.

The authorized capital of the Company is twenty-five thousand dollars, divided into twenty-five thousand shares of one dollar each.

The address of its registered office is 518 Metropolitan Building, 837 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To carry on the business of importers, exporters, and distributors of, and to buy, sell, and deal in all kinds and descriptions of goods, wares, and merchandise, and in particular, without limiting the generality of the foregoing, a certain device and instrument known as the European Vibraphone:

(b) To carry on any other business which may from time to time be deemed by the directors capable of being conveniently carried on in connection with the above objects.

S. W. TAYLOR,
Registrar of Companies.

1191-au17

"COMPANIES ACT"

No. 26355

NOTICE is hereby given that "Capilano Insurance Agencies, Limited," was incorporated under the "Companies Act" on the 8th day of August, 1950.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 208 Yorkshire Building, 525 Seymour Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a) Subject to the provisions of the "Insurance Act," to carry on the business of insurance broker and to act as insurance agents and to represent any and all companies, firms or individuals engaged in any branch of the said business and to accept or pay any commissions or other remunerations for services rendered and to act as insurers of all types of risks:

(b) To transact all kinds of agency business, to negotiate loans, to find investments, to carry on business as financiers, brokers and manufacturers' agents:

(c) To act as agents for the investment, loan, payment, transmission and collection of money and rents, and for the purchase, sale and improvement, development and management of property, including business concerns and undertakings, and gener-

ally to transact and undertake all kinds of agency business, whether in respect of agricultural, commercial or financial matters:

(d) To loan or advance any of the funds of the Company to any shareholders of the Company or to any other person, firm or corporation:

(e) Subject to the provisions of the "Insurance Act," to carry on the business of insurance adjusters, average adjusters, appraisers, inspectors, investigators, brokers and agents in all their various branches.

1171-au17

S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26360

NOTICE is hereby given that "Act Oils, Limited," was incorporated under the "Companies Act" on the 9th day of August, 1950.

The Company is authorized to issue one hundred thousand shares without nominal or par value.

The address of its registered office is at the offices of Messrs. Douglas, Symes & Brissenden, Bank of Montreal Building, 640 Pender Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) In any manner whatsoever to search, mine, dig, drill and bore for, raise, extract, refine, treat and deal in petroleum, natural gas and all related hydrocarbons, salt, gold, silver, copper, lead, zinc, iron, coal, and any other ore deposit, metal or mineral whatsoever, and any product or derivative thereof:

(b) In any manner whatsoever to acquire lands and interests in land containing or which may contain any rights of any kind in respect of any of the things referred to in clause (a) above:

(c) To acquire, build, and operate pipe lines for the transportation of petroleum in any form or natural or manufactured gas:

(d) To exercise any rights of expropriation which it may be authorized by any statute to exercise:

(e) To acquire and deal in machinery, implements, conveniences, provisions, and things capable of being used in connection with operations respecting petroleum or natural gas or other minerals or required by workmen and others employed by the Company:

(f) To act as managers and operators of the businesses and properties of others.

1202-au17

S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26373

NOTICE is hereby given that "Original Blouse Co., Ltd.," was incorporated under the "Companies Act" on the 12th day of August, 1950.

The authorized capital of the Company is thirty thousand dollars, divided into three hundred shares of one hundred dollars each.

The address of its registered office is Room 509 Lyric Theatre Building, 751 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To acquire or purchase and take over as a going concern the business now carried on at 445 Richards Street, in the City of Vancouver, in the Province of British Columbia, under the firm name and style of Original Blouse Co., and any or all of the assets and liabilities of the said business:

(b) To carry on the business of manufacturers, sellers, brokers, agents, and distributors of ladies' blouses and wearing apparel, wares and accessories of any kind and nature whatsoever:

(c) To buy, sell, and otherwise dispose of, hold, own, manufacture, purchase, process, prepare for market, export and import, and deal in, either as principal or agent, and upon commission, consignment or otherwise, goods, wares, products, and merchandise of any kind and nature whatsoever:

(d) To conduct a jobbing, commission, and general agency business, and to carry on business

as jobbers, factors, brokers, mercantile agents and commission merchants:

(e) To invest and deal with the money or moneys of the Company not immediately required in such manner as from time to time may be determined:

(f) To alter or add to the articles of association of the Company:

(g) To increase or reduce the capital of the Company:

(h) Subject to section 148 of the "Companies Act," to lend money to any shareholder or director of the Company, with a view to enabling such shareholder or director to purchase shares of the Company held by an existing member or by a person entitled thereto by reason of the death or bankruptcy of a member.

1215-au17

S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26357

NOTICE is hereby given that "Kerrisdale Food Lockers, Ltd.," was incorporated under the "Companies Act" on the 9th day of August, 1950.

The authorized capital of the Company is fifty thousand dollars, divided into five hundred shares of one hundred dollars each.

The address of its registered office is 2233 Forty-first Avenue West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To own and operate a food-locker system and to carry on business as owner or operator of a frozen or chilled food and cold-storage business, and to construct, maintain, and operate deep-freeze, cold storage, and chilling plants, and all buildings, machinery, and appliances necessary or incidental thereto:

(b) To carry on the business of dealers (wholesale or retail) in, exporters and importers of meats, fish, poultry, game, dairy products, fruits, vegetables, groceries, bakery products, and foodstuffs of all kinds:

(c) To carry on the business of preparing for market, manufacturing, processing, freezing, and chilling all or any of the aforesaid commodities and any products or by-products thereof:

(d) To own, rent, or operate a retail store or stores for the sale or dealing in any goods, wares, or merchandise whatsoever.

1192-au17

S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26341

NOTICE is hereby given that "World Finance Company, Ltd.," was incorporated under the "Companies Act" on the 3rd day of August, 1950.

The Company is authorized to issue one thousand shares without nominal or par value.

The address of its registered office is 510 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To carry on business as investors, capitalists, financiers, and promoters, and to execute and carry on all kinds of financial, commercial trading and other operations, and to carry on the business of promoting, organizing, establishing, administering, operating, purchasing, acquiring, disposing of, and otherwise dealing in and with financial, commercial, industrial, manufacturing, transportation, agricultural, mining, and other enterprises with a view to profit:

(b) To acquire and use any franchise, concession, or special or exclusive rights for the purchase, sale, and repair of automobiles, trucks, trailers, parts, accessories, and kindred goods:

(c) To carry on the business of financing the purchase and sale of new or used automobiles, trucks, and trailers, and for such or kindred purposes to advance money to dealers therein, and to purchase or discount conditional sale agreements, chattel mortgages, and other commercial contracts, and to lend money on the security of same:

(d) To buy, sell, manufacture, exchange, repair, own, lease, operate, or otherwise deal in new or used automobiles, trucks, trailers, motor-boats, engines, machinery, parts, accessories, appliances, and kindred goods:

(e) To acquire by purchase, location, lease, exchange, or otherwise any lands, buildings, and real or personal property of every description, and to construct, hold, sell, mortgage, lease, exchange, or otherwise deal with warehouses, stores, dwelling-houses, or other premises whatsoever:

(f) To carry on business as wholesale or retail merchants, importers, exporters, manufacturers' agents, brokers, insurance or financial agents:

(g) To carry on any other business which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated, directly or indirectly, to enhance the value of the Company's property or rights, and which it is not prohibited by law from carrying on.

1214-au17 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26340

NOTICE is hereby given that "Electronic Industries, Ltd.," was incorporated under the "Companies Act" on the 3rd day of August, 1950.

The Company is authorized to issue twenty thousand shares without nominal or par value.

The address of its registered office is 510 Hornby Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To engage in the manufacture, production, sale, and service of all television equipment, traffic appliances, radios, intercommunication services, public address systems, and all other electronic devices:

(b) To engage in the business of wholesale and retail merchants:

(c) To engage in the business of general manufacturers and to transact every kind of agency business.

1214-au17 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26362

NOTICE is hereby given that "Rockefeller Leaseholders, Limited," was incorporated under the "Companies Act" on the 10th day of August, 1950.

The authorized capital of the Company is two hundred and fifty thousand dollars, divided into two hundred and fifty thousand shares of one dollar each.

The address of its registered office is 507 Stock Exchange Building, 475 Howe Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a) In any manner whatsoever to search, mine, dig, drill, and bore for, raise, extract, refine, treat, and deal in petroleum, natural gas, and all related hydrocarbons, gold, silver, copper, lead, zinc, iron, coal, and any other ore deposit, metal, or mineral whatsoever, and any product or derivative thereof throughout the Dominion of Canada and elsewhere throughout the world:

(b) In any manner whatsoever to acquire lands and interests in land containing or which may contain, and rights of any kind in respect of, any of the things referred to in clause (a) above, and to finance in whole or in part the cost of exploration, development, and exploitation of any such lands or interests in land:

(c) To acquire, build, operate, and dispose of pipe-lines for the transportation of petroleum in any form, or natural or manufactured gas:

(d) To exercise any rights of expropriation which it may be authorized by any statute to exercise:

(e) To buy, sell, and deal in, in every manner, petroleum and natural-gas lands, leases, reservations, and rights, whether outright or on a royalty basis, and to buy, sell, and deal in, in any and all

shares, stocks, or debentures of any kind issued by any corporate body, and to buy, sell, and deal in royalties, undivided interests, participating interests, or any other interest in natural gas and petroleum rights whatsoever:

(f) To carry on the businesses of manufacturing, processing, buying, and selling, both at wholesale and retail, importing, exporting, distributing, letting on hire, repairing, servicing, and otherwise dealing in personal property of all kinds:

(g) To act as managers and operators of the businesses and properties of others.

1192-au17 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26358

NOTICE is hereby given that "Quix-so, Ltd.," was incorporated under the "Companies Act" on the 9th day of August, 1950.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 1252 Georgia Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To carry on all or any kind of business of manufacturers, importers, exporters, and wholesale and retail dealers of and in articles of any and all kinds:

(b) To transact and carry on all kinds of agency and brokerage business, including investment of money, sale of real and personal property, and collection and receipt of money, but nothing contained herein shall entitle the Company to carry on business of a bank or trust company:

(c) To engage in any other undertaking which may profitably be undertaken by the Company:

(d) To acquire by purchase, lease, or otherwise, real and personal property suitable for the purpose of the Company:

(e) To borrow or raise money for any purpose of the Company and to allot credited or fully paid-up shares of the Company as a whole or part of the purchase price of any property which may be purchased or acquired by the Company:

(f) To do such things as are incidental or conducive to the attainment of the objects of the Company.

1192-au17 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

No. 26370

NOTICE is hereby given that "McIntosh Supply, Ltd.," was incorporated under the "Companies Act" on the 11th day of August, 1950.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 1042 Richards Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a) To purchase the stock-in-trade, fixed assets, and good-will of the business now carried on by A. L. McIntosh, trading as A. L. McIntosh, Gasoline and Oil Equipment:

(b) To manufacture, purchase, and sell at factory, wholesale, and retail, equipment or any other products pertaining to the petroleum, lumber, pulp and paper, mining, manufacturing, transportation, or any other industry:

(c) To engage in the construction and erection of buildings, plants, and machinery pertaining to the said industries:

(d) To engage in the development, engineering, and designing of buildings, plants, and machinery of whatsoever nature:

(e) To engage in the designing, engineering, manufacturing, and selling of products pertaining to the said industries:

(f) To engage in the purchase, sale, and lease of real estate, petroleum, and property of whatsoever nature the Company may, from time to time, decide:

(g) To invest in whatever shares, bonds, or other securities the Company may, from time to time, decide:

(h) To engage in whatever business the Company may, from time to time, decide:

(i) To acquire, own, and operate real estate, buildings, plant, equipment, stock-in-trade, and whatsoever other assets as the Company may, from time to time, decide:

(j) To operate as commission agents for the purchase or sale of any product, real estate, building, plant, equipment, and supplies of whatsoever nature the Company may, from time to time, decide.

S. W. TAYLOR,
1214-au17 *Registrar of Companies.*

"COMPANIES ACT"

No. 26374

NOTICE is hereby given that "E. R. Shaede Sawmills, Ltd.," was incorporated under the "Companies Act" on the 14th day of August, 1950.

The authorized capital of the Company is seventy-five thousand dollars, divided into two hundred and fifty common shares and five hundred preference shares of one hundred dollars each.

The address of its registered office is at the law office of Messrs. Young & Ferry, 1334 Third Avenue, Prince George, B.C.

The objects for which the Company is established are:—

(a) To buy, sell, produce, and otherwise deal in logs, timber, shingles, and products of the forest of every kind and description:

(b) To enter into the business of loggers, lumbermen, timber cruisers, sawmill, planing-mill and shingle-mill operators, lumber and timber merchants in any and all branches, and to produce, manufacture, prepare for market, manipulate, buy, sell, import, export, distribute, and deal in sawlogs, timber, piles, poles, posts, lumber, firewood, and sawdust, and articles of all kinds that are products of wood or in the manufacture of which wood is used or in which wood forms a component part:

(c) To acquire by purchase, lease, licence, or otherwise, timber lands, timber-cutting rights, limits, leases or berths, and mill-sites, and to dispose of the same from time to time by way of sale, lease, or otherwise:

(d) To buy, sell, and otherwise deal in and dispose of goods, wares, and merchandise of all kinds and descriptions, and to own and operate wholesale and retail stores:

(e) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them.

S. W. TAYLOR,
1218-au17 *Registrar of Companies.*

"COMPANIES ACT"

No. 26375

NOTICE is hereby given that "M-S-A Holding Company, Limited," was incorporated under the "Companies Act" on the 14th day of August, 1950.

The authorized capital of the Company is twenty-five thousand dollars, divided into one thousand shares of twenty-five dollars each.

The address of its registered office is at the office of Lloyd H. Wilson, Abbotsford, B.C.

The objects for which the Company is established are:—

(a) To invest the capital of the Company and accretions to capital in real and personal property, mortgages, securities, or shares as investments only and not as speculation, trading, or kindred endeavours:

(b) To purchase or otherwise acquire and to sell, exchange, surrender, lease, mortgage, charge, convert, develop, turn to account, dispose of, and deal with or in property, both real and personal, and rights of all kinds, including dealing in mortgages, debentures, bonds, stocks, shares, produce, concessions, options, contracts, patents, annuities,

licences, policies, book debts, business concerns and undertakings, claims, privileges, and choses in action of all kinds:

(c) To borrow, lend, raise, or secure the payment of money in such manner as the Company shall desire:

(d) To promote or carry on any business, either as contractor, principal, or agent, that is ancillary to attaining any of the Company's objects:

(e) To construct, manage, and (or) operate lodge rooms, dwellings, stores, and buildings of any kind.

S. W. TAYLOR,
1218-au17 *Registrar of Companies.*

CERTIFICATE OF INCORPORATION

"SOCIETIES ACT"

CANADA:

PROVINCE OF BRITISH COLUMBIA

No. 3786

I HEREBY CERTIFY that "Totem-Land" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is the Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this first day of August, one thousand nine hundred and fifty.

[L.S.]

S. W. TAYLOR,
Registrar of Companies.

The object of the Society is: To collect, put into writing, and to disseminate to all who may be interested, the legends, history, customs, and philosophy of the British Columbia Indians, to inspire, encourage, promote, and preserve the ancient Indian weaving, painting, and sculptural arts, to encourage and promote the use of the insignia of the Thunderbird Totem and the slogan "Totem-Land" as the symbol of the colour and romantic interest of the British Columbia Indians, their singular totemology, and unique woodcarving art, to inspire and co-ordinate the efforts of all interested organizations in British Columbia in the aforesaid objectives, to advise, encourage, and support the British Columbia Indians in overcoming the obstacles that stand in the way of their attainment to responsibility and enjoyment of full citizenship.

1117-au10

EXTRA-PROVINCIAL COMPANIES.

"COMPANIES ACT."

No. 3440A.

NOTICE is hereby given that "Lakeview Securities, Limited," which was incorporated in the Province of Ontario, was registered under the "Companies Act" as an Extra-Provincial Company on the 17th day of July, 1950.

The head office of the Company without the Province is situate c/o Zimmerman, Blackwell & Haywood, 50 King Street West, Toronto, Ontario.

The head office of the Company in the Province is situate at Suite 916, 475 Howe Street, Vancouver, B.C.

The attorney of the Company appointed pursuant to the "Companies Act" is Donald M. Clark, barrister and solicitor, 475 Howe Street, Vancouver, B.C.

The paid-up capital of the Company is \$50.

The time of the existence of the Company is unlimited.

The liability of the members of the Company is limited.

S. W. TAYLOR,
1032-jy27 *Registrar of Companies.*

EXTRA-PROVINCIAL COMPANIES.

"COMPANIES ACT"

No. 3449A

NOTICE is hereby given that "The F. P. Weaver Coal Co., Limited," which was incorporated in the Province of Quebec, was registered under the "Companies Act" as an Extra-Provincial Company on the 2nd day of August, 1950.

The head office of the Company without the Province is situate Suite 964, Sun Life Building, 1155 Metcalfe Street, Montreal, Que.

The head office of the Company in the Province is situate 916, 475 Howe Street, Vancouver, B.C.

The attorney of the Company appointed pursuant to the "Companies Act" is Donald M. Clark, barrister and solicitor, 475 Howe Street, Vancouver, B.C.

The paid-up capital of the Company is \$394,000.

The time of the existence of the Company is unlimited.

The liability of the members of the Company is limited.

The business which the Company will carry on in the Province is wholesale importers and distributors of industrial and domestic fuels.

S. W. TAYLOR,
1127-au10 *Registrar of Companies.*

"COMPANIES ACT."

No. 3447A.

NOTICE is hereby given that "Quality Spruce Mills, Limited," which was incorporated under the laws of the Dominion of Canada, was registered under the "Companies Act" as an Extra-Provincial Company on the 28th day of July, 1950.

The head office of the Company without the Province is situate 203 Wentworth Street South, Hamilton, Ontario.

The head office of the Company in the Province is situate Burns Lake, B.C.

The attorney of the Company appointed pursuant to the "Companies Act" is Burton Lymburner, Burns Lake, B.C., lumber executive.

The paid-up capital of the Company is \$300.

The time of the existence of the Company is unlimited.

The liability of the members of the Company is limited.

The business which the Company will carry on in the Province is: That of timber merchants, sawmill owners, and manufacturer and dealer in ties, pilings, telegraph and telephone poles, lumber, timber, pulp-wood, paper and other products and by-products of wood and pulp, and to acquire by purchase, lease, hire, exchange, or otherwise, lands, timber limits, water lots, and water privileges.

S. W. TAYLOR,
1080-au3 *Registrar of Companies.*

"COMPANIES ACT."

No. 3441A.

NOTICE is hereby given that "Richmond Electric Company, Limited," which was incorporated under the laws of the Dominion of Canada, was registered under the "Companies Act" as an Extra-Provincial Company on the 18th day of July, 1950.

The head office of the Company in the Province is situate 2030 Alberta Street, Vancouver, B.C.

The attorney of the Company appointed pursuant to the "Companies Act" is Edward David Hooper Wilkinson, 1010, 850 Hastings Street West, Vancouver, B.C.

The paid-up capital of the Company is \$11,403.

The time of the existence of the Company is unlimited.

The liability of the members of the Company is limited.

The business which the Company will carry on in the Province is:—

(a) To carry on any or all lines of business as manufacturers, importers, exporters, adapters, assemblers, and merchants of electrical and mechanical devices, equipment, and appliances generally, and to buy, sell, prepare, and otherwise deal in and with any materials, articles, or things required in connection with or incidental to such business:

(b) To deal in scrap iron, steel, and other metallic, chemical, and mineral substances:

(c) To act as sales agents and sale promotion representatives.

S. W. TAYLOR,
1080-au3 *Registrar of Companies.*

"COMPANIES ACT."

No. 3445A.

NOTICE is hereby given that "Dominion Catering Company, Limited," which was incorporated under the laws of the Dominion of Canada, was registered under the "Companies Act" as an Extra-Provincial Company on the 27th day of July, 1950.

The head office of the Company without the Province is situate 619 Yonge Street, Toronto, Ontario.

The head office of the Company in the Province is situate 4155 Yale Street, Vancouver, B.C.

The attorney of the Company appointed pursuant to the "Companies Act" is Roy Thickett, 4155 Yale Street, Vancouver, B.C.

The paid-up capital of the Company is \$98,605.

The time of the existence of the Company is unlimited.

The liability of the members of the Company is limited.

The business which the Company will carry on in the Province is: Camp and industrial catering.

S. W. TAYLOR,
1077-au3 *Registrar of Companies.*

"COMPANIES ACT."

No. 3443A.

NOTICE is hereby given that "Helicopter Exploration Co., Ltd.," which was incorporated under the laws of the Dominion of Canada, was registered under the "Companies Act" as an Extra-Provincial Company on the 26th day of July, 1950.

The head office of the Company without the Province is situate 603 Royal Bank Building, 2-8 King Street East, Toronto, Ontario.

The head office of the Company in the Province is situate 844 Hastings Street West, Vancouver, B.C.

The attorney of the Company appointed pursuant to the "Companies Act" is Alexander Harold Douglas, Pearley Ransdell Brissenden, and Robert Alexander Cannon Douglas, all solicitors, and all of 640 Pender Street West, Vancouver, B.C., or any of them.

The paid-up capital of the Company is \$150,003.

The time of the existence of the Company is unlimited.

The liability of the members of the Company is limited.

The business which the Company will carry on in the Province is: To prospect for, acquire, explore, and develop mines and minerals, lands and deposits and generally to carry on the business of an exploration company.

A. H. HALL,
1076-au3 *Deputy Registrar of Companies.*

EXTRA-PROVINCIAL COMPANIES.

"COMPANIES ACT."

No. 3442A.

NOTICE is hereby given that "Canadian Car & Foundry Company, Limited," which was incorporated under the laws of the Dominion of Canada, was registered under the "Companies Act" as an Extra-Provincial Company on the 26th day of July, 1950.

The head office of the Company without the Province is situate 621 Craig Street West, Montreal 3, Quebec.

The head office of the Company in the Province is situate 640 Pender Street West, Vancouver, B.C.

The attorney of the Company appointed pursuant to the "Companies Act" is Alexander Harold Douglas, Pearley Ransdell Brissenden, and Robert Alexander Connors Douglas, all solicitors, and all of 640 Pender Street West, Vancouver, B.C., or any of them.

The paid-up capital of the Company is \$17,145,000.

The time of the existence of the Company is unlimited.

The liability of the members of the Company is limited.

The business which the Company will carry on in the Province is: Replacement parts and service for Canadian Car-Brill buses, coaches, and trackless trolleys.

A. H. HALL,

1076-au3 Deputy Registrar of Companies.

"COMPANIES ACT."

No. 3444A.

NOTICE is hereby given that "Schlage Lock Company of Canada, Ltd.," which was incorporated under the laws of the Dominion of Canada, was registered under the "Companies Act" as an Extra-Provincial Company on the 26th day of July, 1950.

The head office of the Company in the Province is situate 1318 Standard Building, 510 Hastings Street West, Vancouver, B.C.

The paid-up capital of the Company is \$26,000.

The time of the existence of the Company is unlimited.

The liability of the members of the Company is limited.

The business which the Company will carry on in the Province is: To buy, sell, export, import, manufacture, and generally deal in, by both wholesale and retail, locks, guns, safes, office equipment, furniture, hardware and hardware supplies of all kinds, tools, electrical, surgical, scientific, and precision apparatus and materials, and such other articles to the manufacture of which the facilities of the Company lend themselves and the Company is capable of conveniently carrying on in connection with its business.

A. H. HALL,

1077-au3 Deputy Registrar of Companies.

"COMPANIES ACT."

No. 3448A.

NOTICE is hereby given that "The National Supply Company, Limited," which was incorporated in Ontario, was registered under the "Companies Act" as an Extra-Provincial Company on the 29th day of July, 1950.

The head office of the Company without the Province is situate P.O. Box 416, Pittsburgh 30, Pennsylvania.

The head office of the Company in the Province is situate 626 Pender Street West, Vancouver, B.C.

The attorney of the Company appointed pursuant to the "Companies Act" is Ghent Davis, attorney, 626 Pender Street West, Vancouver,

and alternatively Donald Gordon Marshall, attorney, 626 Pender Street West, Vancouver, B.C.

The paid-up capital of the Company is \$40,000.

The time of the existence of the Company is unlimited.

The liability of the members of the Company is limited.

The business which the Company will carry on in the Province is: The purchase, sale, repair, and servicing of internal combustion engines and parts and accessories.

S. W. TAYLOR,

1093-au3 Registrar of Companies.

"COMPANIES ACT."

No. 3437A.

NOTICE is hereby given that "Page-Hersey Tubes, Limited," which was incorporated in the Dominion of Canada, was registered under the "Companies Act" as an Extra-Provincial Company on the 12th day of July, 1950.

The head office of the Company without the Province is situate in the Township of Crowland, in the County of Welland and Province of Ontario.

The head office of the Company in the Province is situate 1006 Dominion Building, 207 Hastings Street West, Vancouver, B.C.

The attorney of the Company appointed pursuant to the "Companies Act" is Donald Harold Campbell, 6976 Marguerite Street, Vancouver, B.C., manager.

The paid-up capital of the Company is \$6,249,670.68.

The time of the existence of the Company is unlimited.

The liability of the members of the Company is limited.

The business which the Company will carry on in the Province is: The sale and service of the Company's products.

A. H. HALL,

1076-au3 Deputy Registrar of Companies.

"COMPANIES ACT."

No. 3446A.

NOTICE is hereby given that "Basin Petroleum, Limited," which was incorporated under the laws of the Dominion of Canada, was registered under the "Companies Act" as an Extra-Provincial Company on the 28th day of July, 1950.

The head office of the Company without the Province is situate at Suite 1001, 85 Richmond Street West, Toronto 1, Canada.

The head office of the Company in the Province is situate c/o Conwest Exploration Company, Limited, Royal Bank Building, Vancouver, B.C.

The attorney of the Company appointed pursuant to the "Companies Act" is William Stuart Lane, c/o Messrs. Locke, Guild, Lane, Sheppard & Yule, solicitors, Rogers Building, Vancouver, B.C.

The paid-up capital of the Company is \$90,000.

The time of the existence of the Company is unlimited.

The liability of the members of the Company is limited.

The business which the Company will carry on in the Province is:—

(a) To prospect, explore, drill for, produce, and accumulate petroleum oil and gas; to buy, lease or otherwise acquire, and sell or otherwise dispose of oil, gas, and any and all materials incidental to or necessary for the production of oil and gas, and all the by-products thereof; to buy, lease or otherwise acquire and sell or otherwise dispose of oil and gas rights, privileges, and leases of all kinds and descriptions; to buy, lease or otherwise acquire and to own and operate land containing oil and gas or

other minerals, and to sell or otherwise dispose of the same; to purchase, lease or otherwise acquire, erect, own, and operate oil refineries, gas works, and plants, including plants for the production of coke, and other by-products, and, in connection with the foregoing, to manufacture, acquire, operate, sell, import, and export all kinds of machines, machinery, plant, equipment, tools, materials, merchandise, fixtures, and furnishings whatsoever used in or connected with the foregoing business:

(b) In connection with the business of the Company:—

1. To carry on all operations by which the soil, earth, rocks, and stones may for the purpose of extracting any minerals whatsoever be mined, dug, raised, washed, cradled, smelted, refined, crushed or treated in any manner, to render such minerals merchantable by any means whatsoever, and to sell or otherwise dispose thereof;

2. To build, maintain, and exploit upon its own property or upon that under its control, telegraph and telephone lines, embankments, dams, flumes, canals, water-powers, electric and other powers, waterworks, roads, factories, buildings, mills, warehouses, and stores necessary or useful to its occupations;

3. To manufacture, buy, and sell all kinds of goods, merchandise, tools, and apparatus required by the Company or its servants or workmen:

(c) To cause or allow the legal title, estate, and interest in any property or business acquired, established or carried on by the Company to remain or to be vested or registered in the name of or carried on by any other company or companies, foreign or domestic formed or to be formed, and either upon trust for, or as agents or nominees of the Company, or upon any other terms or conditions which may be for the benefit of this Company, and to manage the affairs or take over and carry on the business of such company or companies so formed, or to be formed, either by acquiring shares, stocks, or other securities thereof or otherwise howsoever, and to exercise all or any of the powers of holders of shares, stocks or securities thereof and to receive and distribute the dividends and interest on such shares, stocks or securities.

1097-au3 S. W. TAYLOR,
Registrar of Companies.

MISCELLANEOUS.

"COMPANIES ACT"

VANCOUVER OIL COMPANY, LIMITED (IN
VOLUNTARY LIQUIDATION)

NOTICE is hereby given that Vancouver Oil Company, Limited, has resolved to wind up voluntarily.

Dated at Vancouver, B.C., this 5th day of August, 1950.

1161-au10 ROBERT DELORME PLOMMER,
Liquidator.

"COMPANIES ACT."

NOTICE is hereby given that Courtenay Lake Lodges, Ltd., whose registered office is situate 1010 Credit Foncier Building, 850 Hastings Street West, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "Courtney Lake Lodges Ltd.," at the expiration of four weeks from the date of this notice.

Dated this 27th day of July, 1950.

1052-jy27 S. W. TAYLOR,
Registrar of Companies.

MISCELLANEOUS.

"COMPANIES ACT."

NOTICE is hereby given that Star Logging Co., Ltd., changed its name on the 20th day of July, 1950, to the name "Northern Star Logging Co. Ltd."

1031-jy27 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

NIGHTINGALE CONSTRUCTION COMPANY,
LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that by a special resolution passed on the 4th day of July, 1950, Nightingale Construction Company, Limited, resolved to wind up voluntarily and appointed James Walker, 414 Brand Street, North Vancouver, B.C., as liquidator.

Dated at Vancouver, B.C., this 6th day of July, 1950.

836-jy13 JAMES WALKER,
Liquidator.

"COMPANIES ACT."

ERRATUM.

TAKE NOTICE that a list of companies struck off the Register on the 20th day of July, 1950, pursuant to subsection (4) of section 208 of the "Companies Act," contained in error the name of Dunseith's General Store, Ltd.

And further take notice that the said company has not been dissolved and is in good standing.

Dated this 26th day of July, 1950.

947-jy27 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

TERMINAL CONSTRUCTION, LTD. (IN
VOLUNTARY LIQUIDATION).

TAKE NOTICE that the final general meeting of Terminal Construction, Ltd. (in voluntary liquidation), will be held at the office of Colin D. McQuarrie, 540 Columbia Street, New Westminster, B.C., on Friday, the 18th day of August, 1950, at the hour of 2.30 o'clock in the afternoon for the purpose of enabling the undersigned to lay before the meeting an account of the winding-up of the affairs of the said Terminal Construction, Ltd. (in voluntary liquidation), showing how the said winding-up has been conducted and how the property of the said Company has been disposed of, and giving any explanation thereof that may be called for.

Dated at New Westminster, B.C., this 19th day of July, 1950.

1048-jy27 D. D. ROSENBERRY,
Liquidator.

"COMPANIES ACT."

NOTICE is hereby given that Pacific Oriental Engineering & Trading Co., Ltd., whose registered office is situate Room 902, Royal Trust Building, 626 Pender Street West, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "West Coast Construction Co. Ltd.," at the expiration of four weeks from the date of this notice.

Dated this 27th day of July, 1950.

1036-jy27 S. W. TAYLOR,
Registrar of Companies.

MISCELLANEOUS.

“ COMPANIES ACT ”
NOTICE is hereby given that Roy Bell Electric, Ltd., changed its name on the 10th day of August, 1950, to the name “ Roy Bell Electric & Heating Ltd.”
S. W. TAYLOR,
1189-au17Registrar of Companies.

“ INSURANCE ACT ”
NOTICE is hereby given that the Reliance Marine Insurance Company, Limited, was licensed on the eighth day of August, 1950, under the “ Insurance Act ” to undertake within the Province of British Columbia inland-transportation insurance, marine insurance, and property-damage insurance (exclusive of insurance against loss or damage to property caused by bombardment, invasion, insurrection, riot, civil war, or commotion or military or usurped power, or by vandalism or malicious mischief, or by earthquake, or by vehicles, or by explosion of natural or other gas, or by water escape from plumbing or heating equipment of the building or from outside water mains, and the melting of ice or snow on roof), until the last day of February, 1951.
Its head office in British Columbia is situate at Standard Building, Vancouver, and Thomas W. Warkman, of the same address, is the attorney appointed by it under the said Act.
Dated this 10th day of August, 1950.
S. W. TAYLOR,
1184-au17Superintendent of Insurance.

NOTICE TO CREDITORS
PETER EMMETT DARCY, DECEASED
NOTICE is hereby given, pursuant to section 30 of the “ Trustees Act,” that all creditors and others having claims or demands against the estate of Peter Emmett Darcy, deceased, late of Wells, who died at Wells on or about the 7th day of May, 1950, are required, on or before the 1st day of October, 1950, to send by post or deliver to Robert D. Whytock, of Wells, B.C., the executor of the last will of the said deceased, full particulars of their claims and of the security, if any, held by them.
And take notice that after such last-mentioned date the executor will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to claims of which he shall then have notice, and will not be liable for the said assets to any person of whose claim notice shall not have been received by him at the time of such distribution.
Dated at Quesnel, B.C., this 9th day of August, 1950.
ROBERT D. WHYTOCK,
1209-au17Executor.
L. F. CASHMAN,
Solicitor.

NOTICE TO CREDITORS
SARAH CAROLINE GARNETT, DECEASED
NOTICE is hereby given that all persons having claims against the estate of Sarah Caroline Garnett, widow, late of 2901 Admirals Road, Saanich Municipality, B.C., are required to send particulars thereof to the executors, Frederick W. Archer and Douglas W. Cobbett, in care of the undersigned solicitor before the 30th day of September next, after which date the assets of the estate will be distributed, having regard only to the claims of which they have then received notice.
Dated at Victoria, B.C., this 9th day of August, 1950.
ERNEST C. MCINTYRE,
308 Central Building,
Victoria, B.C.1186-au17Solicitor.

MISCELLANEOUS.

“ COMPANIES ACT ”
NOTICE is hereby given that Seaboard Finance of British Columbia, Ltd., changed its name on the 10th day of August, 1950, to the name “ Seaboard Acceptance Corporation Ltd.”
S. W. TAYLOR,
1190-au17Registrar of Companies.

“ COMPANIES ACT ”
NOTICE is hereby given that Connell Bros. Co. (Canada), Ltd., has appointed Edward David Hooper Wilkinson, of Vancouver, B.C., as its attorney for the purposes of the “ Companies Act ” in place of John Allan Cameron.
Dated this 9th day of August, 1950.
S. W. TAYLOR,
1190-au17Registrar of Companies.

“ COMPANIES ACT ”
NOTICE is hereby given that Don Abel, Ltd., changed its name on the 10th day of August, 1950, to the name “ Wynell Co. Ltd.”
S. W. TAYLOR,
1188-au17Registrar of Companies.

“ COMPANIES ACT ”
NOTICE is hereby given that Don McLean Lumber, Limited, changed its name on the 10th day of August, 1950, to the name “ Olinger Lumber Co. Ltd.”
S. W. TAYLOR,
1188-au17Registrar of Companies.

“ COMPANIES ACT ”
NOTICE is hereby given that Richardson and Revercomb, Limited, changed its name on the 10th day of August, 1950, to the name “ Revercomb and Gooderham Limited.”
S. W. TAYLOR,
1188-au17Registrar of Companies.

NOTICE TO CREDITORS
DAVID ALLISON GATUS, DECEASED
NOTICE is hereby given that all persons having claims against the estate of David Allison Gatus, retired, late of Chemainus, B.C., are required to send particulars thereof to the executors, Thomas A. Young and John Coles, in care of the undersigned solicitor before the 30th day of September next, after which date the assets of the estate will be distributed, having regard only to the claims of which they have then received notice.
Dated at Victoria, B.C., this 9th day of August, 1950.
ERNEST C. MCINTYRE,
308 Central Building,
Victoria, B.C.1185-au17Solicitor.

NOTICE TO CREDITORS
ANNA LOUISE RHODES, DECEASED
NOTICE is hereby given that creditors and others having claims against the estate of Anna Louise Rhodes, formerly of 2408 Oak Bay Esplanade, Oak Bay, B.C., are hereby required to send them to the undersigned executor at 1205 Government Street, Victoria, B.C., before the 9th day of September, 1950, after which date the executor will distribute the said estate among the parties entitled thereto, having regard only to the claims of which it then has notice.
BECKWITH & HORNE,
1173-au17SOLICITORS FOR THE ROYAL TRUST COMPANY,
Executor.

MISCELLANEOUS.

"COMPANIES ACT"

NOTICE is hereby given that Salmo Drug & Mercantile Company, Limited, whose registered office is situate at Salmo, B.C., and which carries on its business at Salmo, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "Salmo Mercantile Company Limited," at the expiration of four weeks from the date of this notice.

Dated this 17th day of August, 1950.

S. W. TAYLOR,
1189-au17 *Registrar of Companies.*

IN THE SUPREME COURT OF BRITISH COLUMBIA (IN PROBATE)

In the Matter of the Estate of Paul Cameron, Deceased, and in the Matter of the "Administration Act."

TAKE NOTICE that by order of His Honour Judge H. W. Colgan made the 4th day of August, 1950, I was appointed administrator of the estate of Paul Cameron, deceased, and all parties having claims against the said estate are hereby required to furnish the same, properly verified, to me on or before the 2nd day of October, 1950, after which claims filed may be paid without reference to any claims of which I then had no knowledge.

And all parties indebted to the estate are required to pay the amount of their indebtedness to me forthwith.

Dated this 11th day of August, 1950.

F. E. HUGHES,
Official Administrator.
Court-house, Fernie, B.C. 1206-au17

NOTICE TO CREDITORS

MAUDE MARY STUDHOLME, DECEASED

NOTICE is hereby given that all persons having claims against the estate of Maude Mary Studholme, late of 2191 First Avenue West, Vancouver, B.C., who died on or about the 13th day of July, 1950, at Vancouver, B.C., are hereby notified to send them to the undersigned solicitor for William Foster Ellis, the executor of the said estate, duly verified, on or before the 9th day of September, 1950.

After the last-named date the assets of the said estate will be distributed among the persons entitled thereto, having regard only to claims of which the executor shall then have notice.

Dated at Victoria, B.C., this 9th day of August, 1950.

WILLIAM FOSTER ELLIS,
Executor.
E. JORRE DE ST. JORRE,
408-9, 745 Yates Street, *Solicitor.*
Victoria, B.C. 1197-au17

NOTICE TO CREDITORS

JOHN FRANKLIN PARKER REID, DECEASED

CREDITORS and all others having claims against the estate of John Franklin Parker Reid, farmer, late of Baynes Lake, B.C., are required to send full particulars of such claims, duly verified, to Messrs. Mitchell and Chandler, barristers and solicitors of Fernie, B.C., solicitors for the administratrix, on or before the 30th day of September, 1950, after which date the estate's assets will be distributed, having regard only to the claims that have been received.

MABEL JANE BEATRICE FAIRCLOUGH,
Administratrix.
MITCHELL AND CHANDLER,
1198-au17 *Solicitors.*

MISCELLANEOUS.

NOTICE TO CREDITORS

GEORGE HARRIS RUSSELL BRYAN, DECEASED

TAKE NOTICE that all persons having claims against the estate of George Harris Russell Bryan, Stipendiary Magistrate, late of Williams Lake, B.C., who died on the 14th day of June, 1950, are required to send their claims to the undersigned executor before August 21st, 1950, after which date the estate's assets will be distributed, having regard only to claims of which the executor shall have received notice.

MALCOLM F. JOHNSON,
Executor.
JOHN A. V. CADE,
Solicitor.
Williams Lake, B.C.
1196-au17

NOTICE TO CREDITORS

JULES FRANCOIS LACOMBE, DECEASED

NOTICE is hereby given that all persons having any claims or demands against the estate of Jules Francois Lacombe, deceased, late of Saanich, B.C., who died on the 4th day of May, 1950, are required to send in particulars of the same, to the Royal Trust Company, 1205 Government Street, Victoria, B.C., executors of the said estate, on or before the 9th day of September, 1950, after which date the executors will proceed to distribute the said estate, having regard only to such claims of which they shall then have had notice.

Dated this 9th day of August, 1950.

ROYAL TRUST COMPANY,
Executors.
MORESBY, MORESBY & HALBERT,
1174-au17 *Solicitors.*

NOTICE TO CREDITORS

WILLIAM WIGRAM BARRY BROADLEY, DECEASED

NOTICE is hereby given that all persons having any claims or demands against the estate of William Wigram Barry Broadley, deceased, late of Victoria, B.C., who died on the 24th day of October, 1949, are required to send in particulars of the same to the Royal Trust Company, 1205 Government Street, Victoria, B.C., administrators of the said estate, on or before the 9th day of September, 1950, after which date the administrators will proceed to distribute the said estate, having regard only to such claims of which they shall then have had notice.

Dated this 9th day of August, 1950.

ROYAL TRUST COMPANY,
Executors.
MORESBY, MORESBY & HALBERT,
1175-au17 *Solicitors.*

NOTICE TO CREDITORS

ELIZA J. DEGRAVES, DECEASED

NOTICE is hereby given that creditors and others having claims against the estate of Eliza J. Degraives, formerly of 1996 Fifteenth Avenue West, Vancouver, B.C., deceased, are hereby required to send them to the undersigned executor at 626 Pender Street West, Vancouver, B.C., before the 5th day of October, 1950, after which date the executor will distribute the said estate among the parties entitled thereto, having regard only to the claims of which it then has notice.

THE ROYAL TRUST COMPANY,
Executor.
TARR & ROSS,
1182-au17 *Solicitors.*

MISCELLANEOUS.

"INSURANCE ACT."

NOTICE is hereby given that the Columbia Insurance Company of New York has ceased to carry on business in this Province and all contracts of insurance have been reinsured with the Phoenix Assurance Company, Limited.

Dated this 24th day of July, 1950.

1096-au3 S. W. TAYLOR,
Superintendent of Insurance.

"INSURANCE ACT."

NOTICE is hereby given that the Imperial Assurance Company has ceased to carry on business in this Province and all contracts of insurance have been reinsured with the Phoenix Assurance Company, Limited.

Dated this 24th day of July, 1950.

1096-au3 S. W. TAYLOR,
Superintendent of Insurance.

"COMPANIES ACT"

NOTICE is hereby given that McLachlan Motors, Limited, whose registered office is situate 1500 Royal Bank Building, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "McLachlan Limited" at the expiration of four weeks from the date of this notice.

Dated this 10th day of August, 1950.

1143-au10 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

NOTICE is hereby given that McLachlan, Limited, whose registered office is situate 1500 Royal Bank Building, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "McLachlan Motors Limited" at the expiration of four weeks from the date of this notice.

Dated this 10th day of August, 1950.

1143-au10 S. W. TAYLOR,
Registrar of Companies.

"INSURANCE ACT"

NOTICE is hereby given that an amended licence has been issued to the London-Canada Insurance Company in substitution of its existing licence, so that the Company is now authorized to undertake within the Province of British Columbia automobile insurance, fire insurance, inland-transportation insurance, property-damage insurance (limited to loss or damage to property caused by explosion of natural or other gas or to personal effects), sprinkler-leakage insurance, weather insurance (limited to loss or damage to property through wind-storm, cyclone, tornado or hail), and, if restricted to insurance of the same property as is insured under a policy of fire insurance of the Company, aircraft insurance (limited to loss or damage to the property caused by falling aircraft), property-damage insurance (limited to loss or damage to the property caused by earthquake, or by vehicles, or by bombardment, invasion, insurrection, riot, civil war or commotion or military or usurped power, or by vandalism, or by water escape from plumbing or heating equipment of the building or from outside water mains and the melting of ice or snow on roof), until the last day of February, 1951.

Dated this 29th day of July, 1950.

1147-au10 S. W. TAYLOR,
Superintendent of Insurance.

MISCELLANEOUS.

"COMPANIES ACT."

BULLOCK LAKE CATTLE COMPANY, LIMITED.

NOTICE is hereby given that by special resolution passed at a general meeting of the Bullock Lake Cattle Company, Limited, and consented to in writing by all the members of the company entitled to vote on the 26th day of July, 1950, at Kamloops, B.C., the following special resolution was passed:—

"Resolved, that Bullock Lake Cattle Company, Limited, be wound up voluntarily, and that George W. Black, barrister and solicitor, 304 Victoria Street, Kamloops, B.C., be appointed the liquidator for the purpose of the winding-up."

Dated at Kamloops, B.C., this 27th day of July, 1950.

1084-au3 GEORGE W. BLACK,
Liquidator.

"COMPANIES ACT."

KENNEL INDUSTRIES, LIMITED.

NOTICE is hereby given that by special resolution dated the 21st day of July, 1950, it was resolved that Kennel Industries, Limited, should accept the resignation of the liquidator and discontinue the winding-up of its affairs, and restore to the directors of the Company all of their powers.

Dated this 22nd day of July, 1950.

1092-au3 JAMES A. CHRISTIE,
Director.

"INSURANCE ACT"

NOTICE is hereby given that an amended licence has been issued to the Arex Indemnity Company in substitution of its existing licence, so that the Company is now authorized to undertake within the Province of British Columbia automobile insurance, employers' liability insurance, public-liability insurance, theft insurance and workmen's compensation insurance until the last day of February, 1951.

Dated this 2nd day of August, 1950.

1119-au10 S. W. TAYLOR,
Superintendent of Insurance.

"INSURANCE ACT"

NOTICE is hereby given that an amended licence has been issued to the United National Indemnity Company in substitution of its existing licence, so that the Company is now authorized to undertake within the Province of British Columbia, accident insurance, automobile insurance, fire insurance, guarantee insurance, inland-transportation insurance, plate-glass insurance, property-damage insurance, sickness insurance, theft insurance, and, if restricted to insurance of the same property as is insured under a policy of fire insurance of the Company, aircraft insurance (limited to loss or damage to the property caused by falling aircraft), property-damage insurance (limited to loss or damage to the property caused by earthquake, or by vehicles, or by water escape from plumbing or heating equipment of the building or from outside water mains and the melting of ice or snow on roof), sprinkler-leakage insurance and weather insurance (limited to loss or damage to the property through wind-storm, cyclone, tornado or hail) until the last day of February, 1951.

Dated this 20th day of July, 1950.

1147-au10 S. W. TAYLOR,
Superintendent of Insurance.

MISCELLANEOUS.

"COMPANIES ACT."

NOTICE is hereby given that Froese Lumber Co., Ltd., changed its name on the 27th day of July, 1950, to the name "Decker Lake Lumber Co. Ltd."

1074-au3 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

NOTICE is hereby given that King Neptune Cafe, Ltd., changed its name on the 27th day of July, 1950, to the name "King Neptune Seafoods Ltd."

1074-au3 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

S. F. KIRKPATRICK, LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that the final general meeting of the shareholders of S. F. Kirkpatrick, Limited (in voluntary liquidation), will be held, pursuant to the provisions of section 225 of the "Companies Act" on Friday, the 25th day of August, 1950, at the hour of 8 o'clock in the afternoon, at 2755 Thirty-sixth Avenue West, Vancouver, B.C., for the purpose of receiving the liquidator's account of the winding-up and of giving directions as to the disposal of the books and papers of the company.

Dated at Trail, B.C., this 24th day of July, 1950.

1087-au3 W. S. KIRKPATRICK,
Liquidator.

"COMPANIES ACT."

OTIS STAPLES LUMBER COMPANY, LIMITED (IN LIQUIDATION).

TAKE NOTICE that, pursuant to section 225 of the "Companies Act," chapter 58, R.S.B.C. 1948, a final meeting of the shareholders of the Otis Staples Lumber Company, Limited, will be held at the office of Alan Graham, solicitor, Imperial Bank Building, Cranbrook, B.C., on Wednesday, the 30th day of August, 1950, at the hour of 10 o'clock in the forenoon, for the purpose of laying before the meeting a final statement showing how the winding-up has been conducted and the property of the company disposed of and giving any explanation thereof.

Dated at Cranbrook, B.C., this 27th day of July, 1950.

1086-au3 ALAN GRAHAM,
Liquidator.

"COMPANIES ACT."

STAPLES SECURITIES COMPANY, LIMITED (IN LIQUIDATION).

TAKE NOTICE that, pursuant to section 225 of the "Companies Act," chapter 58, R.S.B.C. 1948, a final meeting of the shareholders of the Staples Securities Company, Limited, will be held at the office of Alan Graham, solicitor, Imperial Bank Building, Cranbrook, B.C., on Wednesday, the 30th day of August, 1950, at the hour of 10.30 o'clock in the forenoon, for the purpose of laying before the meeting a final statement showing how the winding-up has been conducted and the property of the company disposed of and giving any explanation thereof.

Dated at Cranbrook, B.C., this 27th day of July, 1950.

1085-au3 ALAN GRAHAM,
Liquidator.

MISCELLANEOUS.

"INSURANCE ACT."

NOTICE is hereby given that the United Firemen's Insurance Company of Philadelphia has ceased to carry on business in this Province and all contracts of insurance have been reinsured with the Phoenix Assurance Company, Limited.

Dated this 24th day of July, 1950.

1096-au3 S. W. TAYLOR,
Superintendent of Insurance.

"COMPANIES ACT."

NOTICE is hereby given that Dixon, Collister, Evans, Limited, whose registered office is situate at the office of Lionel Beever-Potts, barrister and solicitor, Parkin Building, 155 Commercial Street, Nanaimo, B.C., and which carries on its business at Nanaimo, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "Collister-Evans Ltd.," at the expiration of four weeks from the date of this notice.

Dated this 3rd day of August, 1950.

1079-au3 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

NOTICE is hereby given that Quadra Realty, Ltd., changed its name on the 27th day of July, 1950, to the name "Quadra Reynolds Agencies Ltd."

1075-au3 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

NOTICE is hereby given that Record Wholesale, Ltd., whose registered office is situate 509 Bank of Nova Scotia Building, 602 Hastings Street West, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "Texal Ltd.," at the expiration of four weeks from the date of this notice.

Dated this 3rd day of August, 1950.

1079-au3 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

NOTICE is hereby given that Vette Select Foods, Ltd., whose registered office is situate 904 Hall Building, 789 Pender Street West, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "John D. MacKenzie Sales Limited," at the expiration of four weeks from the date of this notice.

Dated this 3rd day of August, 1950.

1079-au3 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

PAVALAC, LIMITED (IN VOLUNTARY LIQUIDATION).

TAKE NOTICE that the undersigned, Joseph Omer Cloutier, accountant, of 448 Seymour Street, Vancouver, B.C., hereby gives notice that by special resolution duly passed at a shareholder's meeting held on the 25th day of July, 1950, Pavalac, Limited, resolved to wind up its affairs voluntarily and appointed me liquidator thereof.

Dated this 26th day of July, 1950.

1071-au3 JOSEPH OMER CLOUTIER,
Liquidator.

MISCELLANEOUS.

“COMPANIES ACT.”

NOTICE is hereby given that McGill Securities (B.C.), Limited, changed its name on the 3rd day of August, 1950, to the name “McGill Securities Limited.”

S. W. TAYLOR,
Registrar of Companies.

1126-au10

“COMPANIES ACT.”

NOTICE is hereby given that Service Planers, Ltd., whose registered office is situate 551 View Royal, in the District of View Royal, Vancouver Island, B.C., and which carries on its business at View Royal, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name “Saanich Lumber Yards Ltd.,” at the expiration of four weeks from the date of this notice.

Dated this 10th day of August, 1950.

S. W. TAYLOR,
Registrar of Companies.

1126-au10

“COMPANIES ACT.”

NOTICE is hereby given that Sun Directories, Limited, changed its name on the 3rd day of August, 1950, to the name “B.C. Directories Ltd.”

S. W. TAYLOR,
Registrar of Companies.

1126-au10

“COMPANIES ACT.”

NOTICE is hereby given that Aristocrat Cooking Utensil Company, Ltd., changed its name on the 3rd day of August, 1950, to the name “Aristocrat Cookware Ltd.”

S. W. TAYLOR,
Registrar of Companies.

1125-au10

“COMPANIES ACT.”

NOTICE is hereby given that Howard Morris Agencies, Ltd., whose registered office is situate Suite 211, Inns of Court Building, 678 Howe Street, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name “York Agencies Ltd.,” at the expiration of four weeks from the date of this notice.

Dated this 10th day of August, 1950.

S. W. TAYLOR,
Registrar of Companies.

1125-au10

“COMPANIES ACT.”

NOTICE is hereby given that Myer Franks, Ltd., changed its name on the 3rd day of August, 1950, to the name “Myer Franks Agencies Ltd.”

S. W. TAYLOR,
Registrar of Companies.

1125-au10

“COMPANIES ACT.”

VICTORIA LUMBER AND MANUFACTURING COMPANY, LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that a final general meeting of Victoria Lumber and Manufacturing Company, Limited (in voluntary liquidation), will be held on Tuesday, the 12th day of September, 1950, at the hour of 2 o'clock in the afternoon, at the board room of The Royal Trust Company, Royal Trust Building, 626 Pender Street West, Vancouver, B.C., according to the provisions of section 225 of the “Companies Act,” so that the liquidator may lay before the meeting a final account of the winding-up proceedings.

Dated at West Vancouver, B.C., this 10th day of August, 1950.

JOHN A. HUMBIRD,
Liquidator.

1121-au10

MISCELLANEOUS.

NOTICE TO CREDITORS

HETTIE JEMIMA DIBBLEE, DECEASED

NOTICE is hereby given that all persons having claims against the estate of Hettie Jemima Dibblee, late of 3866 Rupert Street, Vancouver, B.C., who died on the 6th day of July, 1950, at Vancouver, B.C., are required, on or before the 26th day of September, 1950, to deliver or send by prepaid letter full particulars of their claim, duly verified, to the undersigned solicitors for the executor.

After the last-mentioned date the executor will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which he shall then have had notice.

Dated at Vancouver, B.C., this 11th day of August, 1950.

BULL, HOUSSEY, TUPPER, RAY,
CARROLL, GUY & MERRITT,
Solicitors for the Executor.
675 Hastings Street West,
Vancouver, B.C.

1199-au17

NOTICE TO CREDITORS

ARCHIE HARRY ELDER, DECEASED

NOTICE is hereby given, pursuant to section 30 of the “Trustees Act,” that all creditors and others having claims or demands against the estate of Archie Harry Elder, late of Tranquille, B.C., who died at Tranquille, B.C., on or about the 9th day of March, 1950, are required, on or before the 1st day of October, 1950, to send by post or deliver to Edward Attree Winder, of Quesnel, B.C., the executor of the last will of the said deceased, full particulars of their claims and of the security, if any, held by them.

And take notice that after such last-mentioned date the executor will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to claims of which he shall then have notice, and will not be liable for the said assets to any person of whose claim notice shall not have been received by him at the time of such distribution.

Dated at Quesnel, B.C., this 9th day of August, 1950.

L. F. CASHMAN,
Solicitor.

EDWARD ATTREE WINDER,
Executor.

1211-au17

NOTICE TO CREDITORS

NELS OLSON, DECEASED

NOTICE is hereby given, pursuant to section 30 of the “Trustees Act,” that all creditors and others having claims or demands against the estate of Nels Olson, late of Kersley, who died at the Village of Quesnel on or about the 31st day of March, 1950, are required on or before the 1st day of October, 1950, to send by post or deliver to William James Jones, of Kersley, B.C., the executor of the last will of the said deceased, full particulars of their claims and of the security, if any, held by them.

And take notice that after such last-mentioned date the executor will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to claims of which he shall then have notice, and will not be liable for the said assets to any person of whose claim notice shall not have been received by him at the time of such distribution.

Dated at Quesnel, B.C., this 9th day of August, 1950.

L. F. CASHMAN,
Solicitor.

WILLIAM JAMES JONES,
Executor.

1210-au17

MISCELLANEOUS.

"COMPANIES ACT"

NOTICE is hereby given that The Alsgard Publishing Co., Ltd., changed its name on the 11th day of August, 1950, to the name "Powell River News Ltd."

S. W. TAYLOR,
1200-au17 *Registrar of Companies.*

"INSURANCE ACT"

NOTICE is hereby given that the Millers National Insurance Company has ceased to transact business in this Province.

Dated this 4th day of August, 1950.

S. W. TAYLOR,
1138-au10 *Superintendent of Insurance.*

"COMPANIES ACT."

MOUNT VIEW HOTEL (1947), LTD. (IN VOLUNTARY LIQUIDATION).

TAKE NOTICE that a meeting of the creditors of the above Company, as required by the "Companies Act," will be held at 800 Hall Building, 789 Pender Street West, Vancouver, B.C., on Friday, the 11th day of August, 1950, at the hour of 5 o'clock in the afternoon.

Dated at Vancouver, B.C., this 4th day of August, 1950.

ELMORE MEREDITH,
1142-au10 *Liquidator.*

IN THE SUPREME COURT OF
BRITISH COLUMBIA

IN PROBATE

In the Matter of the Estate of Rufus Earl McKale, Deceased, and in the Matter of the "Administration Act"

TAKE NOTICE that, by an order of His Honour, Judge E. D. Woodburn, made the 29th day of July, 1950, I was appointed administrator of the estate of Rufus Earl McKale, deceased, and all parties having claims against the estate are hereby required to furnish same, properly verified, to me on or before the 1st day of October, 1950, after which claims filed may be paid without reference to any claims of which I then had no knowledge.

And all parties indebted to the estate are required to pay the amount of their indebtedness to me forthwith.

Dated this 11th day of August, 1950.

GEORGE H. HALLETT,
Official Administrator.
Prince George, B.C. 1204-au17

NOTICE TO CREDITORS

CATHRINE MCSORLEY, DECEASED

TAKE NOTICE that by order of His Honour Eric P. Dawson made the 5th day of April, 1950, I was appointed administrator *de bonis non* of the estate of Cathrine McSorley, deceased, and all parties having claims against the said estate are hereby required to furnish same, properly verified, to me on or before the 21st day of September, 1950, after which date I will distribute the said estate among the parties entitled thereto, having regard only to the claims of which I shall then have notice.

Dated at Revelstoke, B.C., this 9th day of August, 1950.

W. G. FLEMING,
Official Administrator.
H. S. McFADDEN,
1180-au17 *Solicitor.*

MISCELLANEOUS.

"COMPANIES ACT"

NOTICE is hereby given that Ninnis Sheet Metal Works, Ltd., whose registered office is situate 305-6, 175 Broadway East, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "Airco Products Ltd.," at the expiration of four weeks from the date of this notice.

Dated this 17th day of August, 1950.

S. W. TAYLOR,
1217-au17 *Registrar of Companies.*

"COMPANIES ACT"

NOTICE is hereby given that S. & E. Triefus & Stripp, Limited, which was incorporated under the laws of Great Britain and is registered as an Extra-Provincial Company under the "Companies Act," has this day changed its name to the name "Triefus & Stripp Ltd."

Dated this 14th day of August, 1950.

S. W. TAYLOR,
1217-au17 *Registrar of Companies.*

"COMPANIES ACT."

ALBION INVESTMENTS, LTD. (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that by special resolution dated the 31st day of July, 1950, Albion Investments, Ltd., resolved to wind up voluntarily and has appointed Rosetta Dixon, 2909 Grandview Highway, Vancouver, B.C., as liquidator.

Dated at Vancouver, B.C., this 31st day of July, 1950.

R. DIXON,
1140-au10 *Liquidator.*

NOTICE TO CREDITORS

GEORGE FRANCIS HAVERS, DECEASED

NOTICE is hereby given that creditors and others having claims against the estate of George Francis Havers, formerly of 3029 Forty-fifth Avenue West, Vancouver, B.C., deceased, are hereby required to send them to the undersigned executor at 590 Pender Street West, Vancouver, B.C., before the 25th day of September, 1950, after which date the executor will distribute the said estate among the parties entitled thereto, having regard only to the claims of which it then has notice.

THE TORONTO GENERAL TRUSTS
CORPORATION,
Executor.

LAWRENCE, SHAW & McFARLANE,
1222-au17 *Solicitors.*

NOTICE TO CREDITORS

WALLACE STEWART, DECEASED

NOTICE is hereby given that creditors and others having claims against the estate of Wallace Stewart, formerly of 2696 Thirty-fifth Avenue West, Vancouver, B.C., deceased, are hereby required to send them to the undersigned executor at 626 Pender Street West, Vancouver, B.C., before the 13th day of October, 1950, after which date the executor will distribute the said estate among the parties entitled thereto, having regard only to claims of which it then has notice.

THE ROYAL TRUST COMPANY,
Executor.
W. F. GURD,
1221-au17 *Solicitor.*

MISCELLANEOUS.

"SOCIETIES ACT."

NOTICE is hereby given, pursuant to section 39 of the "Societies Act," that the undermentioned societies were, on the date of this notice, struck off the Register and will, on the publication of this notice, be dissolved.

Dated this 27th day of July, 1950.

S. W. TAYLOR,
Registrar of Companies.

Cert. No.

2152 Academy of Domestic Arts.
1641 Aero Club of British Columbia (Vancouver Branch), The.
1808 Alberni District Credit Bureau.
2049 Allen Grove Stock Breeders Association.
2827 Allied Officers Auxiliary.
289 Arrow Lakes Hospital Society.
2520 Automotive Transport Association of British Columbia.
2988 B.C. Association of Health, Recreation and Physical Education.
2863 Belgian Society, The.
2259 Beresford Athletic Club, The.
3047 Beta Lambda Delta.
3002 Bluebird Cabs Association.
2563 British Columbia Amateur Skating Association.
2743 British Columbia Coffee Shop Owners' Association.
345 British Columbia District Number 110 of the Independent Order of Rechabites, Salford Unity, Friendly Society, The.
2748 British Columbia Imperials Association.
621 British Columbia Institute of Journalists.
3049 British Columbia Society for Jazz Promotion, The.
2983 British Columbia Society of Occupational Therapy, The.
2510 British Columbia Women's Service Club.
2547 Buffalo Creek Farmers' Institute.
3200 Buffalo Creek Women's Institute.
431 Burnaby Employees' Benefit Association.
3178 Camels Society.
1166 Camp and Mill Workers Federal Labor Union No. 31 Vancouver and Vicinity.
2981 Canadian Chinese Publishing Association.
2371 Canadian Corps Association in British Columbia.
3057 Capilano Air Parks Commission.
3067 Cariboo Certified Seed Potato Association.
1989 Chilcotin General Hospital Society, The.
3121 Chilliwack and District Youth and Community Counsellor Plan.
2904 Chinese Canadian Association of British Columbia.
1749 Chinese Merchants Association.
2889 Citizens Health and Accident Association.
2905 Citizens' Rehabilitation Council of Greater Vancouver.
2756 Citizens' War Services Committee, The.
3123 Civic Action Association.
1471 Civic Federation of Vancouver, The.
3323 Civic Theatre Guild of Victoria, B.C., The.
3288 Columbia Neighbourhood Centre, The.
2440 Community Self-Help Association.
2731 Comox District Hospital & Medical Association.
1552 Connaught Skating Club, The.
804 Cortez Island Farmers' Institute.
1335 Court Shawnigan No. 9288 of the Ancient Order of Foresters.
2937 Cowichan Anglers Association.
466 Cowichan County Club.
2932 Creston Legion Building Club.
589 Cumberland Chee Kong Tong Society.
2084 Danskin Farmers' Institute.
1596 Darfield Farmers' Institute.
2555 Deep Cove & District Ratepayers' Association, The.

Cert. No.

32 Delta Lodge No. 21 of the Independent Order of Odd Fellows.
600 Delta Memorial Park Association.
2832 Denman Tennis Club.
3322 Dental Laboratory Association of British Columbia, The.
2598 Down Town Merchants Association.
2986 Duncan & District Community Recreational Council, The.
2278 Duncan Elks Association.
2861 Ebenezer Baptist Church, The.
2228 Elks Building Association of Port Alberni.
2964 Engineers Building Society.
1580 Elphinstone Bay Farmers' Institute.
2973 Fairview Youth Club.
1447 Falkland and District Community Association, The.
3194 Farmers Association of North Mission.
2817 Ferndale Community Association, The.
1612 First Regular Baptist Church of Salmon Arm B.C.
2709 Fisheries Institute of B.C.
2960 Fishermen's Veterans Association.
3187 Free Temple Emanuel Congregation.
2966 Fulford Community Hall Association.
2146 Ganges Women's Institute.
2971 Genuine Socialist Industrial Unionists of British Columbia.
2607 Golden and District Agricultural Association.
27 Golden Hospital Society.
2001 Gordon Campbell Preventorium.
1825 Grand Forks Women's Institute.
2909 Grand Forks Community Hospital Society.
585 Grand Post of the Native Sons of British Columbia, The.
2559 Greater Vancouver Motorcycle Club.
2625 Greater Vancouver War Chest.
2679 Greater Vancouver Water District Employees Union.
2489 Greater Victoria Boxing Association.
3040 Greater Victoria Independent Cab Operators Association.
2943 Greater Victoria Property Owners' Association, The.
3280 Great West Quiz Society.
2989 Gun Lake Trail Club.
3182 Halfway District Stockmen's Association, The.
3087 Hazelmere Gun Club.
2281 Hazelton Community Association.
2845 Horological Association of British Columbia.
2647 Howe Sound Salmon Club.
1651 Hoy Yin Association.
2542 Industrial Health Association.
2831 Interior Dairymen's Association, The.
2690 International Kennel Club.
3036 Investors Protective Association.
2941 Japanese Repatriation League.
2237 Japanese School Maintainers Association.
3176 Kamloops Canadian Legion Junior Symphony Orchestra Society, The.
2891 Kamloops Legion Society.
409 Kaslo Boat Club, The.
1369 Kelowna Badminton Club, The.
2249 Kelowna Junior Band Association.
1591 Kettle Valley Golf Club.
2970 Kimberley and District Memorial Society.
3251 Kimberley Artificial Ice-Society, The.
1581 Kimberley Curling Club, The.
3098 Kinsmen Club of West Vancouver.
2929 Ki-Queen Community Sponsors.
2167 Kitsilano Buddhist Mission.
2942 Labor Arts Guild.
282 Ladies' Club of Whonnock, The.
2630 Ladies Guild of the British Sailors' Society (Vancouver Branch), The.
1803 Lakemount Lodge.
3117 Laidlaw Community Club.
1668 Langford Lawn Tennis Club, The.
2765 L'Association Canadienne Francaise de Vancouver.

Cert. No.

1725 Lim Sai Hor Kow Mock Benevolent Association.
 3162 Lions Club of Maple Ridge.
 2994 Lonsdale Bowling Club.
 1626 Loos Farmers' Institute.
 3279 Lower Mainland Fur Breeders Association of B.C.
 1619 Loyal Order of Moose, Vancouver Lodge, No. 888, (Beneficiary).
 3212 Lumby & District Veterans Hall Society, The.
 1495 Lumby Community Club, The.
 3148 McDougall Memorial Hall Society.
 1902 McKee Athletic Association.
 3240 Mennonite Supporting Society.
 2360 Merritt Lawn Bowling Association.
 1514 Midway Women's Institute.
 762 Mission and District Agricultural Association.
 2924 Mission & District Civic Centre Council.
 2858 Mission Covenant Church of Vancouver, The.
 2479 Mission Japanese Farmers' Association.
 2137 Motor Carriers' Association of B.C., The.
 2953 Motor Dealers Association of British Columbia.
 2507 Mount Pleasant Chamber of Commerce.
 3114 Municipal League of Vancouver, The.
 2387 Mutual Financial Aid Society.
 3145 Nanaimo Veterans' Housing Enterprise.
 2899 Native Brotherhood of British Columbia, The.
 2896 Nelson and District Arts and Crafts Association.
 1637 Newton & District Farmers' Institute.
 1071 Newton Community Hall Association, The.
 2157 New Westminster Band Association.
 3110 New Westminster Riding Club.
 1966 Nichiren Shu Buddhism Church.
 2315 Nithi River Farmers' Institute.
 2868 North Lonsdale Community Centre.
 2338 North Shore Cricket Week and Sports Association.
 2921 North Shore Neighbourhood House.
 2467 North Vancouver Yacht Club.
 2577 No. 2 District Fishermen's Association, The.
 3168 Oak Bay Athletic Club.
 2364 Okanagan Mission Community Hall Association, The.
 3221 Old Veterans Self Help Society, The.
 3141 Oliver Elks Community Theatre Benevolent Society.
 2638 Otter Point Community Association.
 3046 Pacific Coast Militia Rangers Association.
 2928 Pacific Friendship Society.
 3295 Pacific Sky Club.
 3190 Pender Harbour Hospital Society.
 2072 Pike Mountain Stockbreeders' Association.
 2938 Pioneer Citizens Association, The.
 1466 Pitt Meadows-Maple Ridge Cow Testing Association.
 3232 Point Grey Chamber of Commerce.
 2893 Port Alberni Junior Athletic Club.
 2975 Powell River and District War Memorial Society, The.
 3066 Prince George Rod and Gun Club.
 3225 Prince George Scandinavian Society.
 2978 Prince Rupert Housing Association.
 3196 Prince Rupert Aero Club.
 3227 Princeton and District World War II Memorial Association.
 2636 Pritchard Women's Institute, The.
 3015 Quathiaski Recreational Centre.
 3237 Roller Skating Rink Operators Association of Canada, The.
 3172 Rose Memorial Hospital Society.
 3154 Rotary Club of Vernon.
 2528 Rotary Polytechnic.
 638 Royal City Lodge No. 3, I.O.O.F.
 2683 Royal City Yacht Club.
 2925 Saanich Artificial Insemination Club, The.
 3268 Salmon Arm Ratepayers Association.
 2370 Sand Heads Fishermen's Association.

Cert. No.

872 Sayward Farmers' Institute.
 2719 Scottish Women's Society, The.
 2951 Senior Citizens' Bungalow Court Association, The.
 2910 Sericulture Club of British Columbia.
 3152 Sharon Mennonite Collegiate Association.
 2257 Sidney Businessmen's Association.
 731 Slokan Valley Agricultural & Industrial Association.
 2251 Social Credit League of British Columbia.
 127 Societa Guglielmo Marconi.
 2225 Societa Italiana Christoforo Colombo.
 2931 Societe des Enfants de France de la C.B.
 2902 South Burnaby Recreational Centre.
 2922 South Kamloops Stockmen's Association.
 2327 Southlands Liberal Club.
 2595 Spencers Remnants.
 1371 Squamish Valley Women's Institute, The.
 2147 Sunnybrook Women's Institute.
 2972 Sunnyside Golf Club, The.
 2383 Surrey Centre Community Association.
 3009 Taxi Operators Association of Greater Victoria.
 2999 Telkwa Skating and Curling Club.
 2059 Tenrikyo Canada Kyokai.
 1454 Ten Yick Society of Vancouver.
 2197 Tofino Hospital Society.
 1251 Trail & Rossland Fifteen Hundred Club.
 2867 Trail Toppers, The.
 2076 Trail Women's Institute.
 2764 Tranquille Livestock Association.
 2855 Union Health and Accident Association.
 2935 Union of Spiritual Communities of Christ, The.
 1882 United Church Oriental Missions.
 1684 Upper Camp River Women's Institute.
 2446 Upper Cutbank Farmers' Institute.
 3010 Vancouver Citizens' Diamond Jubilee Committee, The.
 2141 Vancouver Island Life-Boat Association.
 2914 Vancouver Island Red Chevron Association, The.
 2954 Vancouver Island Rifle and Gun Club.
 2223 Vancouver Japanese Cleaners Association.
 1906 Vancouver Japanese Lodging House Association.
 2805 Vancouver Jewish Burial Society.
 3215 Vancouver Police Pistol Club.
 3017 Vancouver Wrestlers Athletic Association.
 3134 Venetian Blind Association of Western Canada.
 3013 Veterans' Family Society, The.
 3165 Vernon's Okanagan Industrial Exposition Association.
 2762 Victoria and Island Gliding and Soaring Club Inc., The.
 2452 Victoria Cycle Racing Club.
 2385 Victoria Grand Opera Association.
 2376 Victoria Kiwanis Club Association for Rehabilitation of the Tuberculous.
 1875 Victoria Musical Art Society, The.
 3198 View Royal Recreation Club, The.
 3278 Vocational and Secretarial Society, The.
 2809 Ward 5 Saanich Ratepayers' Association.
 2869 Wells Family Society.
 2933 West Coast Health and Accident Society.
 1056 Western Canada Mutual Benefit Association, The.
 3220 Western Pest Control Association.
 3155 Westminster Medical Association.
 940 Whaletown Farmers' Institute.
 3071 White Rock Community Centre Association.
 1370 White Rock Tennis Club.
 1557 Whonnock, Ruskin and Albion Japanese Farmers' Association.
 1762 Wildwood Ratepayers Welfare Association.
 2624 Win the War Club.
 2726 Women United for Patriotic Service.
 1334 Wong Kung Har Society.
 2164 Yale Women's Institute.
 2740 Yarrow's Employees Health Association.

MISCELLANEOUS.

"CO-OPERATIVE ASSOCIATIONS ACT."

NOTICE is hereby given, pursuant to section 48 of the "Co-operative Associations Act," that the undermentioned associations were, on the date of this notice, struck off the Register and on the publication of this notice were dissolved.

Dated this 3rd day of August, 1950.

S. W. TAYLOR,
Registrar of Companies.

Cert. No.

- 511 Acme Co-operative Association.
- 570 Arnold Growers Co-operative Union, The.
- 526 Associated Dairy Farmers Co-operative of Alberni District.
- 419 B.C. Canada Potato Growers Co-operative Association.
- 594 B.C. Fishermen's Independent Co-operative Association.
- 582 Bella Bella Fishermen's Co-operative Association.
- 411 Black Cow Milk Producers Co-operative Association.
- 499 Building & Contractors Co-operative Association.
- 607 Burn's Lake Co-operative Exchange.
- 592 Buyers' Co-operative Association.
- 561 Cariboo Seed Potato Co-operative Association.
- 333 Coastal Producers Co-operative Association.
- 551 Coast Co-operative Association.
- 450 Co-operative Processing Association.
- 520 Co-operative Buyers' Association.
- 287 Co-operative Pure Bred Jersey Products Association.
- 480 Co-operative Rural Community, The.
- 403 Co-operative Shippers Sales Service Exchange.
- 559 Creston Co-operative Live Stock Association.
- 445 Creston Co-operative Seed Association.
- 597 Enderby Co-operative Association.
- 504 Farmers' Co-operative Cold Storage Union.
- 539 Fort Nelson Co-operative Association.
- 394 Fraser Valley Co-operative Feed & Egg Association.
- 343 Goldendawn Vegetables Co-operative Exchange.
- 567 Greater Vancouver Co-operative Association.
- 517 Gulf Mainland Co-operative Association.
- 533 Home Builders' Co-operative Association.
- 555 Industrial Co-operative Association.
- 547 Island Livestock Breeders Co-operative Association.
- 230 Keating Co-operative Fruit Exchange.
- 289 Kelowna Milk Producers Co-operative Association.
- 591 Killarney Co-operative Building Society.
- 577 Kispiox Co-operative Association.
- 367 Kootenay Poultry Co-operative Association.
- 549 Log Salvage & Towing Co-operative Association, The.
- 348 Mainland Growers' Co-operative Association.
- 595 Med-O-Vale Co-operative Association.
- 258 Minshu Co-operative Union.
- 114 Nanoose District Co-operative Assn.
- 544 Newton Vetcraft Co-operative Association.
- 434 Nikka Co-operative Trade Association, The.
- 566 Okanagan Falls Co-operative Association.
- 424 Powell River & District Sawdust Co-operative Association.
- 524 Port Simpson Industrial Co-operative Association.
- 29 Redlands Trading Association, Limited, The.
- 512 Roberts Cooperative Union, The.
- 131 Salmon Arm Co-operative Creamery Association.

Cert. No.

- 563 Salmon Arm Co-operative Sports Center Association.
- 56 South Kootenay Farmers Co-operative Association, Limited.
- 387 South Port Mann Berry Growers Co-operative Association.
- 590 Strang Co-operative Building Society.
- 475 Two Rivers Co-operative Farming Association.
- 451 Ucluelet Fishermen's Co-operative Association.
- 280 United Farmers Co-operative Exchange.
- 553 United Services Building Co-operative Association.
- 568 Vancouver Automotive Co-operative Association.
- 552 Veterans' Co-operative Building Association.
- 562 Veterans' Co-operative Food Supply Association.
- 369 Yarrow Co-operative Association.

977-au3

"COMPANIES ACT."

NOTICE is hereby given that The Albert Construction Co., Ltd., changed its name on the 20th day of July, 1950, to the name "Little Maddock Ltd."

1031-jy27 S. W. TAYLOR,
Registrar of Companies.

"CO-OPERATIVE ASSOCIATIONS ACT."

NOTICE is hereby given that The Marysville-Kimberley Co-operative Association has, pursuant to the "Co-operative Associations Act," changed its name and is now known as the "Marysville Co-operative Association."

Dated this 24th day of July, 1950.

1052-jy27 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

NOTICE is hereby given that Pacific Oil Heaters, Ltd., whose registered office is situate Room 618 Rogers Building, 470 Granville Street, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "Pacific Heating Ltd.," at the expiration of four weeks from the date of this notice.

Dated this 3rd day of August, 1950.

1117-au3 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

EL ALAMEIN MINES, LIMITED (IN
VOLUNTARY LIQUIDATION).

NOTICE is hereby given that by a special resolution dated June 24th, 1950, El Alamein Mines, Limited, has resolved to wind up voluntarily, and has appointed Walter Mowatt, of 1003 Douglas Crescent, Vancouver, B.C., to be liquidator.

1045-jy27 WALTER MOWATT,
Liquidator.

"COMPANIES ACT."

NOTICE is hereby given that Independent Distributors, Limited, whose registered office is situate Suite 101-103 Royal Trust Building, Victoria, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "Scott Business Equipment Ltd.," at the expiration of four weeks from the date of this notice.

1036-jy27 S. W. TAYLOR,
Registrar of Companies.

MISCELLANEOUS.

"COMPANIES ACT."

NOTICE is hereby given that Hatch Buckland Contracting Co., Ltd., changed its name on the 20th day of July, 1950, to the name "Buckland Kenville Contracting Co. Ltd."

1031-jy27 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

OKANAGAN FRUIT JUICES, LIMITED (IN VOLUNTARY LIQUIDATION).

TAKE NOTICE that the final general meeting of Okanagan Fruit Juices, Limited (in voluntary liquidation), will be held at 9, 286 Bernard Avenue, Kelowna, B.C., on Friday, the 8th day of September, 1950, at the hour of 2 o'clock in the afternoon, for the purpose of enabling the undersigned to lay before the meeting an account of the winding-up, showing how the winding-up has been conducted and the property of the Company disposed of, and giving any explanation thereof that may be called for.

Dated at Kelowna, B.C., this 24th day of July, 1950.

1064-jy27 C. E. R. BAZETT, C.A.,
Liquidator.

"COMPANIES ACT."

NOTICE is hereby given that Quesnel Forks Placers, Inc., has appointed J. R. Foster, of Likely, B.C., as its attorney for the purposes of the "Companies Act" in place of C. D. Ashton.

Dated this 24th day of July, 1950.

1053-jy27 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

NOTICE is hereby given that S. Lanktree Thompson, Limited, has appointed Raymond Noah Shakespeare, of Vancouver, B.C., as its attorney for the purposes of the "Companies Act" in place of John Groves Gould.

Dated this 4th day of July, 1950.

807-jy6 A. H. HALL,
Deputy Registrar of Companies.

"COMPANIES ACT."

NOTICE is hereby given that Interprovincial Insurance Claims, Limited, has appointed R. G. Newton, of Vancouver, B.C., as its attorney for the purposes of the "Companies Act" in place of D. G. Ross.

Dated this 24th day of July, 1950.

1052-jy27 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

I HEREBY CERTIFY that there have this day been registered pursuant to the "Companies Act" an office copy of an Order of the Honourable the Chief Justice, dated the 12th day of July, 1950, confirming wholly a special resolution of the Record Wholesale, Ltd., for the alteration of the objects of the Company, and a copy of the memorandum of association of the Company as altered.

Paragraph (b) of clause (3) of the Company's memorandum of association has been altered so that it now reads as follows:—

"(b) To manufacture, buy, sell, distribute, store, warehouse, import, export, transport, advertise, and in any other manner deal in and with, at wholesale or retail, as principal, agent,

commission man, broker, or otherwise in other materials and articles or things of all kinds, which may be considered advantageous to the Company, and in particular, but without limiting the generality of the foregoing, in wines, spirits, liquors, beer, foodstuffs, beverages, hardware, machinery, automotive and electrical supplies, equipment, vehicles, tools, accessories, and general merchandise."

Given under my hand and seal of office at Victoria, Province of British Columbia, this twentieth day of July, one thousand nine hundred and fifty.

[L.S.]
1032-jy27

S. W. TAYLOR,
Registrar of Companies.

NOTICE TO CREDITORS

CHARLES JAMES ISTED, DECEASED

TAKE NOTICE that all persons having claims against the estate of Charles James Isted, 2973 Twentieth Avenue West, Vancouver, B.C., deceased, are to send their claims to the executors at 432 Richards Street, Vancouver, B.C., before September 30th, 1950, after which the executors will distribute the estate in their hands, having regard only to claims of which they then have had notice.

LILYAN ISTED AND
THE CANADA PERMANENT TRUST
COMPANY,

Executors.

1178-au17 CAPLE & SHANNON,
Solicitors.

NOTICE TO CREDITORS

MARY JOSEPHINE SIMPSON, DECEASED

NOTICE is hereby given that creditors and others having claims against the estate of Mary Josephine Simpson, formerly of Fort Langley, B.C., deceased, are hereby required to send them to the undersigned executor at 455 Howe Street, Vancouver, B.C., before the 3rd day of October, 1950, after which date the executor will distribute the said estate among the parties entitled thereto, having regard only to the claims of which it then has notice.

Dated this 12th day of August, 1950.

THE CANADA TRUST COMPANY,
Executor.

1179-au17 FREDERICK C. GILES,
Solicitor.

"COMPANIES ACT"

NOTICE is hereby given that L. A. McKenzie Construction Co., Limited, whose registered office is situate 1390 Ellis Street, Kelowna, B.C. and which carries on its business at Kelowna, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "Manhattan Contractors Limited" at the expiration of four weeks from the date of this notice.

Dated this 10th day of August, 1950.

1162-au10 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT"

NOTICE is hereby given that McCartie's Restaurant, Limited, whose registered office is situate 415-416 Rogers Building, 470 Granville Street, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "Georgian Restaurant Ltd." at the expiration of four weeks from the date of this notice.

Dated this 10th day of August, 1950.

1168-au10 S. W. TAYLOR,
Registrar of Companies.

MISCELLANEOUS.

“ COMPANIES ACT.”

NOTICE is hereby given that McKelvie Estates, Limited, changed its name on the 27th day of July, 1950, to the name “ Melody Music Ltd.”

S. W. TAYLOR,
Registrar of Companies.

1075-au3

“ COMPANIES ACT.”

NOTICE is hereby given that Stephen-Ed., Ltd., whose registered office is situate Suite 25, 448 Seymour Street, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name “ Ace Containers Limited,” at the expiration of four weeks from the date of this notice.

Dated this 27th day of July, 1950.

S. W. TAYLOR,
Registrar of Companies.

1065-jy27

NOTICE TO CREDITORS

EMILY HELE WENSLEY, DECEASED

TAKE NOTICE that by order of His Honour Eric P. Dawson made the 10th day of August, 1950, I was appointed executor of the will of Emily Hele Wensley, late of Revelstoke, in the Province of British Columbia, deceased, and all parties having claims against the said estate are hereby required to furnish same, properly verified, to me on or before the 28th day of September, 1950, after which date I will distribute the said estate among the parties entitled thereto, having regard only to the claims of which I shall then have notice.

Dated at Revelstoke, B.C., this 14th day of August, 1950.

ARCHIBALD HELE WENSLEY,
Executor.

H. S. McFADDEN,
Solicitor.

1227-au17

NOTICE TO CREDITORS

JOHN WILLIAM BORLEY, DECEASED

TAKE NOTICE that by order of His Honour Eric P. Dawson made the 10th day of August, 1950, I was appointed administrator with will annexed of the estate of John William Borley, late of Revelstoke, in the Province of British Columbia, deceased, and all parties having claims against the said estate are hereby required to furnish same, properly verified, to me on or before the 28th day of September, 1950, after which date I will distribute the said estate among the parties entitled thereto, having regard only to the claims of which I shall then have notice.

Dated at Revelstoke, B.C., this 14th day of August, 1950.

WALTER HARDMAN,
Administrator.

H. S. McFADDEN,
Solicitor.

1226-au17

“ COMPANIES ACT.”

NOTICE is hereby given that Central Scientific Company of Canada, Limited, has appointed E. A. Speers, of Vancouver, B.C., as its attorney for the purposes of the “ Companies Act ” in place of Edgar A. S. Chowne.

Dated this 14th day of July, 1950.

A. H. HALL,
Deputy Registrar of Companies.

891-jy20

MISCELLANEOUS.

NOTICE OF DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between John V. B. Hawthorne and Robert John Moir, as bakers and merchants under the firm name and style of “ Spud-nuts Victoria ” has been on the 8th day of August, 1950, dissolved.

Dated at Victoria, B.C., this 8th day of August, 1950.

1166-au10 JOHN V. B. HAWTHORNE.

NOTICE TO CREDITORS

WILLIAM JAMES TOMLINSON, DECEASED

TAKE NOTICE that by order of His Honour Eric P. Dawson made the 22nd day of May, 1950, I was appointed executor of the will of William James Tomlinson, late of Revelstoke, in the Province of British Columbia, deceased, and all parties having claims against the said estate are hereby required to furnish same, properly verified, to me on or before the 28th day of September, 1950, after which date I will distribute the said estate among the parties entitled thereto, having regard only to the claims of which I shall then have notice.

Dated at Revelstoke, B.C., this 14th day of August, 1950.

GARRETTE LESLIE TOMLINSON,
Executor.

H. S. McFADDEN,
Solicitor.

1225-au17

IN THE SUPREME COURT OF BRITISH COLUMBIA

In the Matter of the “ Companies Act ” and Amending Acts, and in the Matter of Industrial Sales (B.C.), Limited.

TAKE NOTICE that an application will be made to this Honourable Court before the presiding Judge in Chambers at the Court-house, Vancouver, B.C., on Wednesday, the 23rd day of August, 1950, at the hour of 10.30 o'clock in the forenoon, or so soon thereafter as counsel can be heard, for an order that Industrial Sales (B.C.), Limited, be restored to the Register of Companies.

Dated at Vancouver, B.C., this 7th day of August, 1950.

GWYNNE H. MEREDITH,
Solicitor for the Applicant.

And further take notice that in support of the above application will be read the petition of the said Industrial Sales (B.C.), Limited, dated the 7th day of August, 1950, and the affidavit of Shirley Douglas Craig verifying the same. 1172-au10

DEPARTMENT OF LANDS AND FORESTS.

TIMBER SALE X47715

THERE will be offered for sale at public auction, at 9.30 a.m. on Saturday, September 2nd, 1950, in the office of the District Forester, Prince George, B.C., the Licence X47715, to cut 960,000 board-feet of spruce on an area on the east side of Wilder Creek, south of Hudson Hope Road.

Two years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Prince George, B.C. 979-au17

DEPARTMENT OF LANDS AND FORESTS.

TIMBER SALE X50466

SEALD TENDERS will be received by the District Forester, Vancouver, B.C., not later than noon on the 28th day of August, 1950, for the purchase of Licence X50466, to cut 912,000 board-feet of hemlock, cedar, and fir on an area situated north of Lang Bay, New Westminster District.

Two years will be allowed for removal of timber.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Vancouver, B.C. 998-au17

TIMBER SALE X50500

THERE will be offered for sale at public auction, at 9.30 a.m. on Saturday, August 26th, 1950, in the office of the Forest Ranger, Grand Forks, B.C., the Licence X50500, to cut 685,000 board-feet of sawlogs on an area situated near Lind Creek, S.D.Y.D.

Two years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Nelson, B.C. 998-au17

TIMBER SALE X49239

THERE will be offered for sale at public auction, at 10.15 a.m., on Saturday, September 2nd, 1950, in the office of the District Forester, Prince George, B.C. the Licence X49239, to cut 909,000 board-feet of Douglas fir, spruce, and balsam on an area situated near Kidd.

Three years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Prince George, B.C. 998-au17

TIMBER SALE X50015

THERE will be offered for sale at public auction, at 10 a.m. on Saturday, September 2nd, 1950, in the office of the District Forester, Prince George, B.C., the Licence X50015, to cut 790,000 board-feet of spruce, balsam, fir, and lodgepole pine on an area situated north of Willow River.

Three years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Prince George, B.C. 998-au17

TIMBER SALE X50013

THERE will be offered for sale at public auction, at 1.30 p.m. on Friday, September 22nd, 1950, in the office of the Forest Ranger, Vanderhoof, B.C., the Licence X50013, to cut 3,055,000 F.B.M. of spruce, fir, lodgepole pine, and balsam on an area covering the South-west Quarter of Lot 4105 and South-east Quarter of Lot 4104, situated on the south shore of Stuart Lake, Range 5, Coast Land District.

Three years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Prince George, B.C. 998-au17

DEPARTMENT OF LANDS AND FORESTS.

TIMBER SALE X50276

THERE will be offered for sale at public auction, at 11 a.m. on Friday, October 20th, 1950, in the office of the District Forester, Prince George, B.C., the Licence X50276, to cut 5,205,000 F.B.M. of spruce, fir, lodgepole pine, and balsam on an area covering part of Lots 2411 and 4257, situated north of Pilot Mountain, Cariboo Land District.

Five years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Prince George, B.C. 998-au17

TIMBER SALE X50132

THERE will be offered for sale at public auction, at 11 a.m. on Friday, September 8th, 1950, in the office of the Forest Ranger, Vanderhoof, B.C., the Licence X50132, to cut 2,515,000 F.B.M. of spruce, fir, lodgepole pine, and balsam on an area covering part of Lot 3008 and comprising vacant Crown land situated on the south shore of Stuart Lake, Cariboo Land District.

Three years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Prince George, B.C. 998-au17

TIMBER SALE X50505

THERE will be offered for sale at public auction, at noon on Thursday, August 24th, 1950, in the office of the Forest Ranger, Burns Lake, B.C., the Licence X50505, to cut 315,000 F.B.M. of spruce, lodgepole pine, and other species of sawlogs on an area situated 3 miles north of Burns Lake.

Two years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C.; the District Forester, Prince Rupert, B.C.; or Ranger S. T. Strimbold, Burns Lake, B.C. 979-au17

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands and Forests, Victoria, and at the office of the Government Agent, Vancouver:—

Lot 5999, Gp. 1.—Gordon Young (B.C.), Ltd., Application to Lease.

Lot 6122, Gp. 1.—Department of Public Works, Canada.

Lot 6123, Gp. 1.—Colonial Packers, Ltd., Application to Lease.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands and Forests within thirty days from the date of this notice.

F. O. MORRIS,

Surveyor-General.

*Department of Lands and Forests,
Victoria, B.C., July 27th, 1950.*

950-jy27

DEPARTMENT OF LANDS AND FORESTS.

TIMBER SALE X42616.

THERE will be offered for sale at public auction, at 9.30 a.m. on Saturday, September 2nd, 1950, in the office of the Forest Ranger at Creston, B.C., the Licence X42616, to cut 2,480,000 F.B.M. of spruce, balsam, larch, fir, white pine, and lodgepole pine on an area approximately half a mile north of Sub-lot 11 of District Lot 4592, Kootenay Land District.

Three years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Nelson, B.C. 962-au3

TIMBER SALE X50270

THERE will be offered for sale at public auction, at 9.30 a.m. (Pacific Daylight Saving Time) on Saturday, August 26th, 1950, in the office of the Forest Ranger at Nelson, B.C., the Licence X50270, to cut 1,770,000 F.B.M. of standing and felled cedar, hemlock, spruce, balsam, white pine, larch, and fir, and 8,000 lineal feet of cedar poles and piling situated on an area comprising part of Sub-lot 25 of Lot 1242, near Oscar (Bear) Creek, Kootenay Land District.

Three years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Nelson, B.C. 979-au10

TIMBER SALE X50660

THERE will be offered for sale at public auction, at 10.30 a.m. on Friday, September 1st, 1950, in the office of the District Forester, Prince George, B.C., the Licence X50660, to cut 1,635,000 F.B.M. of spruce, fir, lodgepole pine, and balsam on an area covering part of the North-west Quarter of Lot 4257, situated north of Pilot Mountain, Cariboo Land District.

Three years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Prince George, B.C. 979-au10

TIMBER SALE X50112

THERE will be offered for sale at public auction, at 9.30 a.m. on Saturday, September 2nd, 1950, in the office of the Forest Ranger, Kettle Valley, B.C., the Licence X50112, to cut 1,955,000 F.B.M. of fir, larch, yellow pine, cedar, and spruce on an area comprising vacant Crown land adjoining Sub-lot 6 of Lot 3637, and covering part of Lot 1774, situated north of Losthorse Creek, Similkameen Division of Yale Land District.

Three years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Nelson, B.C. 979-au10

DEPARTMENT OF LANDS AND FORESTS.

TIMBER SALE X12423.

THERE will be offered for sale at public auction, at 11 a.m. on Tuesday, September 5th, 1950, in the office of the District Forester, Marine Building, Vancouver, B.C., the Licence X12423, to cut 2,195,000 F.B.M. of fir, cedar, hemlock, white pine, and spruce, and 9,300 lineal feet of cedar poles and piling on an area covering Lot 2964 and parts of Lots 2997 and 4591, New Westminster Land District.

Two years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Vancouver, B.C. 962-au3

TIMBER SALE X50169

THERE will be offered for sale at public auction, at 10 a.m. on Tuesday, October 10th, 1950, in the office of the District Forester, Marine Building, Vancouver, B.C., the Licence X50169, to cut 8,440,000 F.B.M. of fir, cedar, hemlock, cypress, balsam, and white pine on an area covering part of Sections 7 and 18, Township 6, Range 29, and part of Sections 12 and 13, Township 6, Range 30, all west of the 6th meridian.

Three years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Vancouver, B.C. 979-au10

TIMBER SALE X50085

THERE will be offered for sale at public auction, at 11 a.m. on Tuesday, August 29th, 1950, in the office of the Forest Ranger at Terrace, B.C., the Licence X50085, to cut 2,440,000 F.B.M. of hemlock, spruce, and cedar, and 300 lineal feet of cedar poles and piling on an area adjoining Lots 439 and 442, 3 miles north of Rosewood, Range 5, Coast District.

Five years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Prince Rupert, B.C. 979-au10

NOOTKA DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands and Forests, Victoria, and at the office of the Government Agent, Alberni:—

Lot 598.—J. Mikus, Application to Purchase.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands and Forests within thirty days from the date of this notice.

F. O. MORRIS,
Surveyor-General.

Department of Lands and Forests,
Victoria, B.C., August 3rd, 1950. 978-au3

DEPARTMENT OF LANDS AND FORESTS.

TIMBER SALE X49747.

THERE will be offered for sale at public auction, at 11 a.m. on Friday, August 25th, 1950, in the office of the District Forester, Kamloops, B.C., the Licence X49747, to cut 2,640,000 F.B.M. of fir, yellow pine, and spruce on an area covering parts of Sections 13 and 14, Township 21, Range 17, west of the 6th meridian.

Six years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Kamloops, B.C. 931-jy27

TIMBER SALE X49453.

THERE will be offered for sale at public auction, at 10.30 a.m. on Monday, August 28th, 1950, in the office of the District Forester, Marine Building, Vancouver, B.C., the Licence X49453, to cut 2,715,000 F.B.M. of fir and cedar on an area situated near Middle Point, Salmon Arm, Seechelt Inlet, New Westminster Land District.

Three years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Vancouver, B.C. 931-jy27

TIMBER SALE X49205.

THERE will be offered for sale at public auction, at 10 a.m. on Tuesday, September 5th, 1950, in the office of the District Forester, Marine Building, Vancouver, B.C., the Licence X49205, to cut 4,930,000 F.B.M. of fir, cedar, hemlock, and white pine on an area comprising vacant Crown land adjoining the west boundary of Timber Licence 4816P, situated 6 miles south of Granite Bay, Quadra Island, Sayward Land District.

Three years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Vancouver, B.C. 931-jy27

CLAYOQUOT DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands and Forests, Victoria, and at the office of the Government Agent, Alberni:—

Lot 1933.—T. H. Wingen, Application to Lease.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands and Forests within thirty days from the date of this notice.

F. O. MORRIS,
Surveyor-General.

Department of Lands and Forests,
Victoria, B.C., August 3rd, 1950. 978-au3

DEPARTMENT OF LANDS AND FORESTS.

TIMBER SALE X21516.

THERE will be offered for sale at public auction, at 10.30 a.m. on Monday, October 2nd, 1950, in the office of the District Forester, Marine Building, Vancouver, B.C., the Licence X21516, to cut 5,440,000 F.B.M. of fir, cedar, hemlock, white pine, cottonwood, and balsam, and 40,500 lineal feet of cedar poles and piling on an area covering part of Section 21 and Section 28, Township 5, Range 5, west of the 6th meridian.

Three years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Vancouver, B.C. 931-jy27

TIMBER SALE X46927.

THERE will be offered for sale at public auction, at 11.30 a.m. on Friday, September 8th, 1950, in the office of the Forest Ranger, Fort St. John, B.C., the Licence X46927, to cut 20,500,000 F.B.M. of spruce and lodgepole pine on an area comprising vacant Crown land situated east of junction of Doig and Beaton Rivers, Peace River Land District.

Six years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Prince George, B.C. 667-jy6

TIMBER SALE X49450.

THERE will be offered for sale at public auction, at 10 a.m. on Monday, September 11th, 1950, in the office of the District Forester, Marine Building, Vancouver, B.C., the Licence X49450, to cut 2,450,000 F.B.M. of fir, cedar, hemlock, balsam, spruce, and white pine on an area comprising vacant Crown land adjoining the east boundary of Lot 83, Range 1, Coast District.

Two years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Vancouver, B.C. 931-jy27

TIMBER SALE X50643.

THERE will be offered for sale at public auction, at 12 noon on Friday, September 8th, 1950, in the office of the Forest Ranger at Vernon, B.C., the Licence X50643, to cut 2,370,000 F.B.M. of standing and felled fir, larch, white pine, spruce, cedar, and hemlock on an area situated on Reiter Creek, near Shuswap River and Sugar Lake, Osoyoos Division of Yale Land District.

Five years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Kamloops, B.C. 962-au3

WORKMEN'S COMPENSATION BOARD.

"WORKMEN'S COMPENSATION ACT"

ACCIDENT-PREVENTION REGULATIONS

PURSUANT to the provisions of the "Workmen's Compensation Act," the Workmen's Compensation Board has adopted, after public hearings held at Vancouver, B.C., on October 17th, 1949; November 3rd, 1949; November 30th, 1949; and May 9th, 1950, the following Accident-prevention Regulations, effective on and after September 1st, 1950:—

DEFINITIONS

In these regulations, "Board" shall mean the Workmen's Compensation Board, and "Inspector" shall mean any Inspector appointed under the "Workmen's Compensation Act," or acting under the authority of the Board.

"Employer" shall include every person having in his service under a contract of hiring or apprenticeship, written or oral, express or implied, any person engaged in any work in or about an industry, as defined in the "Workmen's Compensation Act."

"Supervisor" shall mean any person to whom the employer has delegated authority and responsibility for the direction and control of workmen.

"Workman" shall include a person who has entered into or works under a contract of service or apprenticeship, written or oral, express or implied, whether by way of manual labour or otherwise, as defined in the "Workmen's Compensation Act."

Section 58 of the Act reads in part as follows:—

"(1) The Board shall have power:—

"(a) To investigate from time to time employments and places of employment within the Province, and determine what suitable safety devices or other reasonable means or requirements for the prevention of accidents shall be adopted or followed in any or all employments or places of employment:

"(b) To determine what suitable devices or other reasonable means or requirements for the prevention of industrial diseases shall be adopted or followed in any or all employments or places of employment:

"(c) To make rules and regulations, whether of general or special application, and which may apply to both employers and workmen, for the prevention of accidents and the prevention of industrial diseases in employments or places of employment.

"(3) The Board and any member of it, and any officer or person authorized by it for that purpose, shall have the right, at all reasonable hours, to enter into the establishment of any employer who is liable to contribute to the Accident Fund and the premises connected with it, and every part of them for the purpose of ascertaining whether the ways, works, machinery, or appliances therein are safe, adequate, and sufficient, and whether all proper precautions are taken for the prevention of accidents to the workmen employed in or about the establishment or premises, and whether the safety appliances or safeguards prescribed by law are used and employed therein, or for any other purpose which the Board may deem necessary, including the purpose of determining the proportion in which the employer should contribute to the Accident Fund.

"(4) Every person who obstructs or interferes with any Commissioner, officer, or person in the exercise of the rights conferred by subsection (3) shall be guilty of an offence against this Part."

Section 59 of the Act reads as follows:—

"(1) Where in any employment or place of employment safety devices or appliances are in the opinion of the Board necessary for the prevention of accidents or of industrial diseases, the Board may order the installation or adoption of such

devices and appliances, and may fix a reasonable time within which they shall be installed or adopted, and the Board shall give notice thereof to the employer. The employer shall notify the Board in writing as soon as any such order has been complied with.

"(2) Where safety devices or appliances are by order of the Board under this section required to be installed or adopted, or are prescribed by the regulations, and the employer fails, neglects, or refuses to install and adopt such safety devices or appliances in any employment or place of employment in accordance with the terms of the order or regulations and to the satisfaction of the Board, or where under the circumstances the Board is of the opinion that conditions of immediate danger exist in any employment or place of employment which would otherwise be likely to result in the loss of life or serious injury to the workmen employed therein, the Board may, in its discretion, order the employer to forthwith close down the whole or any part of the employment or place of employment and the industry carried on therein, and the Board shall notify the employer of the order.

"(3) Every employer who fails, neglects, or refuses to comply with any order made by the Board under subsection (2) shall be guilty of an offence against this Part, and each day's continuance of any such failure, neglect, or refusal to comply shall constitute a new and distinct offence."

Section 60 (1) of the Act reads as follows:—

"No employer shall, for the purpose of any industry within the scope of this Part, commence the operation of or operate or carry on any mine, plant, or establishment, or any substantial addition thereto, which has not been in operation for the period of seven months last preceding, and in which power-driven machinery is used, until leave therefor is obtained from the Board as provided in this section."

PENALTY

Every person who contravenes any of the following regulations shall be liable to a penalty of not more than fifty dollars.

GENERAL

1. All regulations herein specify minimum standards which shall be maintained. Where, in the opinion of the Board, the nature of the operation or conditions surrounding the operation justifies a varying of such standards, the Board may, in writing, issue instructions to that effect, covering the specific conditions or operation.

2. Conditions not specifically mentioned in these regulations shall be subject to the directions of the Board.

RESPONSIBILITY OF EMPLOYER

3. It shall be the responsibility of the employer to see that all buildings, structures, machinery, and equipment are of sufficient size and strength to safely withstand imposed stresses and to safely perform the functions for which they are used.

4. Regular inspections of all buildings, structures, machinery, and equipment shall be made by a competent person or persons as often as the character of the equipment and type of operation requires. Defective equipment or unsafe conditions found by these inspections shall be corrected, replaced, or otherwise placed in a safe condition.

5. Workmen with physical impairments shall not be assigned to work in places where these impairments will endanger themselves or other workmen.

6. No person shall remain or be permitted to remain on the premises of any industrial operation while under the influence of intoxicating liquor, or while suffering from any physical or mental ailment that might cause such person to endanger the life of himself or other workmen.

7. Every employer shall at all times cause to be kept posted in conspicuous places on the premises "Notice to Workmen" placards, furnished by the Board, and shall have available for reference a copy of the Accident-prevention Regulations.

RESPONSIBILITIES OF A SUPERVISOR

8. A supervisor shall be responsible for the activities under his control being carried out without undue risk to any person. He shall, by precept and by example, secure complete compliance of these regulations by all workmen under his direction.

9. Supervisors shall be responsible for the proper instruction of workmen in their duties and for the satisfactory carrying-out of all orders and instructions.

DUTIES AND RESPONSIBILITIES OF WORKMEN

10. Every workman shall use all safeguards, safety appliances, or devices furnished for his protection and shall carry out all regulations which may concern or affect his conduct.

11. "Horseplay," scuffling, unnecessary running or jumping, practical jokes, or any other similar activity which might create or constitute a hazard is prohibited.

12. No workman shall use any tools, appliances, machinery, or equipment unless authorized to do so by his supervisor.

ACCIDENT-PREVENTION COMMITTEES

13. The management of every operation in which twenty or more workmen are employed shall maintain an Accident-prevention Committee consisting of not more than twelve members nor less than four members. Members of the Committee shall be designated in equal numbers by the workmen and by the employer. Workmen representatives shall be regular employees in the operation, with at least one year's experience in that type of operation over which their inspection duties shall extend. The chairman and the secretary shall be elected from and by the members. In case of a tie vote the employer shall appoint the chairman and the workmen's representatives shall elect the secretary.

14. The general duties of the Accident-prevention Committee shall be:—

- (a) To make a thorough inspection not less than once a month of the entire plant or place of employment for the purpose of determining hazardous conditions, to check on unsafe practices, and to receive complaints and recommendations with respect to these matters:
- (b) To investigate promptly all serious accidents and any unsafe conditions or practices which may be reported to it. Such investigations shall include accidents which might have caused serious injury to a workman, whether or not such injury actually occurred:
- (c) To hold regular meetings at least monthly for the discussion of current accidents, their causes, suggested means of preventing their recurrence, and reports of investigations and inspections:
- (d) To keep a record of all investigations, inspections, complaints, recommendations, and minutes of meetings. The minutes shall indicate what action has been taken with respect to suggestions or recommendations previously made, and if no action has been taken, the reason therefor shall be given. Copies of minutes shall be sent promptly to the Workmen's Compensation Board:
- (e) To investigate fire conditions, examine fire-escapes, fire-extinguishers, water-buckets, sand-buckets, and all fire-fighting appliances:
- (f) To inspect lighting arrangements in all places of employment, and to report to the employers all insufficiently lighted places, passage-ways, and other portions of the plant or camp where workmen are liable to be injured in the course of their employment:
- (g) To inspect or arrange for the inspection of all machinery, power transmission, motor stops, cables, blocks, slings, chains, tongs, tools, equipment, and accident-prevention devices:
- (h) To provide at each establishment facilities for receiving written complaints and recommendations.

15. The Committees in connection with logging camps shall, in addition to their other duties, inspect particularly all spar-trees, gin-poles, skid-roads, and general working conditions in and about the camps.

16. When the employer maintains an accident-prevention department making regular plant and equipment inspections and investigations of accidents, the Safety Committee shall not duplicate such services but shall be furnished with copies of the records and reports in order that they may make recommendations regarding inspection and investigation facilities.

FIRST AID

17. Every employer shall provide and maintain first-aid supplies and equipment in compliance with the "Minimum First-aid Service Requirements" issued by the Board.

ILLUMINATION

18. Adequate illumination shall be provided in all working areas, taking into consideration the nature of the work involved and the accepted standards of quantity and quality of light requirements.

VENTILATION

19. When smoke, steam, gas, fumes, vapours, dust, or other impurities contaminate the air of working areas and, in the opinion of the Board, constitute a menace to the health or safety of workmen, means of ventilation shall be provided which will reduce the contamination to at least the recognized maximum allowable concentration for the impurity involved or to a point where the hazard has been reduced to a condition satisfactory to the Board.

This regulation does not apply to work of a temporary nature, or for conditions of low concentrations of impurities for short periods, where a suitable type of respirator offers adequate protection.

Wherever possible, contamination shall be removed at the source. Coke-pots, forges, and other similar equipment shall be fitted with a hood and vent to effectively remove contaminating elements from the working area.

EQUIPMENT AND PROCESSES

20. Machines and mechanical equipment shall have all moving parts, where exposed to contact, and where any recognized hazard exists, properly protected with approved safeguards.

21. All safeguards shall be well constructed of the best material for the purpose, and so made as to be suitable for reinstallation after being dismantled.

22. When new machines are being purchased, specifications shall, if possible, require same to be equipped by manufacturer or dealer with suitable guards. In all cases, machines shall be properly guarded before being used.

23. All work methods, processes, and procedures shall be carried out in the safest manner possible.

24. All places where work is performed shall have safe access thereto, and such safe means of access shall be used by all workmen.

25. Except in cases of emergency, work shall not be carried on out of doors when conditions of the weather are such as to endanger workmen.

26. Machines shall not be installed in such close proximity to one another as to constitute a hazard from crowding, nor shall they be placed so that it is necessary for the operator to work in or near a thoroughfare which is used in such manner as to endanger him.

27. Aisles of sufficient width shall be provided in all work areas to permit the safe passage of vehicles or workmen using the aisles and provide sufficient space in which to handle necessary material without interference from or to other workmen or machines.

28. Removal of refuse and waste materials shall be made from working areas at such intervals as to avoid any hazard due to the accumulation of such material.

29. Safe methods shall be used in placing material in piles and in removing same from piles. Piles shall be maintained in a stable condition.

FIRE-PREVENTION

30. In all places where workmen are employed, adequate fire-escapes of approved design shall be provided. Exits leading to fire-escapes shall be as direct as possible and shall be kept clear at all times. The location of exits shall be conspicuously marked.

31. There shall also be provided in such places fire-fighting equipment of a suitable type. All fire-fighting equipment shall be frequently inspected.

32. The main inside and outside doors shall open outwardly, and any doors leading to or being the principal or main entrance to the factory, or to any tower, stairway, or fire-escape therein or belonging thereto, shall not be bolted, barred, or locked during the usual working-hours of the factory.

DOORS

33. All doors shall, wherever possible, open on to adequate landings or floors.

34. Swinging doors shall be provided with windows or port look-outs.

FLOORS

35. Floors of working areas shall be kept in good condition and free from all unnecessary debris.

36. When the operation is such that liquids are spilled on the floor, suitable drainage facilities shall be installed to care for such spillage.

37. Where the nature of the work creates a slipping hazard, floors shall, wherever possible, be constructed with a cleated, corrugated, or rough abrasive surface.

38. All machinery or structures with steel decks shall be equipped with safety treads, wherever possible.

39. Floors, platforms, and decks of wharves shall be kept in good repair and free from protruding nails, grease, slime, and debris, and the decks of wharves shall have clear passage-way all around the front and sides so that ropes may be handled in safety.

WHARVES AND DOCKS

40. Life-buoys equipped with lines shall be installed on floats, wharves, and other places where workmen are employed on or about water.

41. All floats, decks, wharves, and all elevated vehicular thoroughfares shall be equipped with a substantial guard-rail (bull rail).

42. All docks and wharves shall be provided with one ladder for each one hundred feet (100 ft.) of length of dock or wharf. Such ladders shall extend from the deck to normal low-water level. This rule shall not apply to approach trestles which are not normally used as work areas.

BINS AND HOPPERS

43. Except in special cases, and then only on written permission of the Board, no workman shall enter any structure in which loose material is stored in bulk unless he is equipped with a safety-belt and life-line, and is at all times within view of another attending workman. Wherever possible, suitable walks or working platforms with standard handrails shall be installed for the protection of workmen in or on such bins, and these bins shall be provided with adequate exits and with practical safety devices which best fit the different types of bins.

TANKS AND VESSELS

44. The supports of all elevated tanks shall be accessible for the purpose of inspection. Every tank over seven feet (7 ft.) deep containing liquids shall have a fixed ladder both inside and outside, except that tanks with fixed permanent covers, and with manholes close to bottom, need have outside ladders only.

45. When workmen are employed around open tanks containing harmful substances, the sides of such tanks shall extend at least thirty-six inches (36 in.) above the working-platform, or a standard handrail shall be provided.

46. Walkways over open tanks containing harmful substances or over tanks four feet (4 feet) or more in depth shall be at least twenty inches (20 in.) wide and equipped with standard handrails.

47. No burning, welding, or other hot work shall be done on any vessel that has contained a highly combustible substances until such vessel has been thoroughly cleaned and suitable tests made to indicate that the vessel is in a condition that the work may be safely performed.

48. No workman shall enter any tank, vessel, or chamber that may contain toxic fumes or gases until it has been ascertained that the air contained therein is sufficiently pure. In doubtful cases, air-supply respirators and life-lines shall be used by workmen entering such places, and another workman shall be stationed at the entrance to assist those that may become distressed.

49. When workmen are required to work in any vessel which is connected to a system of piping containing any harmful substance, such piping shall have control-valves padlocked or the piping disconnected, or such other means adopted which will preclude the possibility of the harmful substances flowing into the vessel in which the men are working.

50. Closed containers of a type acceptable to the Board shall be used for gasoline, coal-oil, acids, and similar fluids and shall be plainly marked to indicate the character of the contents.

51. The use of gasoline or other highly volatile material for starting fires is strictly prohibited.

52. Barrels and similar vessels that have contained oil, gasoline, or other petroleum products shall be thoroughly flushed out, first with steam and then with water, immediately prior to making any repairs or alterations requiring heat or flame.

STAIRWAYS AND WALKWAYS

53. Wherever possible, stairways shall be constructed with a slope of from thirty to thirty-eight degrees (30–38 deg.) from the horizontal with uniform risers between five and eight inches (5 and 8 in.) in height and with a minimum tread of nine and one-half inches (9½ in.). All landings, treads, and stringers shall be of sufficient strength to sustain safely a live load of not less than one hundred pounds (100 lb.) per square foot with a factor of safety of four (4).

54. All stairways having four (4) or more risers shall be equipped with handrails which are not less than thirty inches (30 in.) in height, measured from the nose of the tread. Handrails shall be kept smooth and free from protruding nails or splinters. Where the stairway is not built next to a wall or partition, rails shall be provided on both sides.

55. When a stairway ends in direct proximity to dangerous traffic or other hazards, detour guard-rails shall be installed to protect workmen against contacting such hazards.

56. No door shall be installed at the entrance to a stairway so that it is necessary to swing the door over the treads.

57. Stairs shall be kept clean and free of material of any kind.

58. Standard handrails shall be installed, where practicable, along the edges of every open-sided floor, working-platform, runway, walk, or balcony which is four feet (4 ft.) or more above floor or ground level, and along the edges of all other platforms or openings where the safety of workmen is involved.

59. Standard handrails, except for stairways, shall be not less than forty-two inches (42 in.) in height and shall be provided with a top rail and intermediate rail spaced midway between the top rail and floor-level. Railings shall be constructed in a permanent and substantial manner and shall be smooth and free from protruding nails, bolts, and splinters. Posts or uprights shall be spaced not more than eight feet (8 ft.) apart, centre to centre.

60. Floor openings, wherever practicable, shall be protected with standard handrails and toe-boards.

61. When the work being performed is such that there is a danger of objects falling into floor openings, the opening between the floor and handrail

shall be enclosed with wire mesh, boards, or other suitable material.

62. Runways and walks shall be of substantial construction. If possible, overhead runways shall be not less than twenty inches (20 in.) in width, and when more than four feet (4 ft.) above grade they shall be equipped with a standard handrail on each open side. Access to these runways shall be in all cases by means of fixed ladders or stairways. Whenever possible, thoroughfares through basements shall be avoided.

63. If a passage or runway passes between the strands of a belt, a substantially covered way with railed sides or other adequate guard shall be provided.

64. All runways and platforms more than ten feet (10 ft.) high shall be equipped with toe-boards. Runways and platforms of any height, when over machinery or working areas, shall be equipped with toe-boards.

LADDERS

65. Lumber used in ladders shall be straight grain, select common, B.C. Lumber Manufacturers' Association grade, or better.

66. Side-rails shall be dressed on all sides, sharp edges eliminated and free from splinters. The minimum size of side-rails shall be as follows:—

Length of Ladder (Feet)	Thickness (Inches)	Depth (Inches)
Up to and including 16	1¾	2½
Over 16, up to and including 22	1¾	2¾
Over 22, up to and including 30	1¾	3

67. Flat rungs of wooden ladders shall be at least one inch by two and one-half inches (1 in. × 2½ in.) and shall be secured by at least three (3) screws or wire nails to each side-rail. Flat rungs shall be notched into side-rails one-half inch (½ in.) at the lower side, or fillers shall be inserted between rungs. Round rungs shall be at least one and one-quarter inches (1¼ in.) diameter with tenons one-quarter inch (¼ in.) less diameter fitting through side-rails, secured with a screw or wire nail through tenon at mid-length. All steps (rungs, cleats, or treads) shall be designed to carry safely a load of four hundred and fifty pounds (450 lb.) on the centre of the step. A uniform step spacing shall be used, which shall not exceed twelve inches (12 in.).

68. The width between the side-rails at the base shall be in no case less than twelve inches (12 in.) for ladders up to and including ten feet (10 ft.) in length. For longer ladders this width shall be increased at least one-quarter inch (¼ in.) for each additional foot of length.

69. (a) Except when approved by the Board, no extension ladder shall have more than three (3) sections and shall not exceed sixty feet (60 ft.) in length when fully extended. Sliding sections shall be equipped with metal shackles and pulleys, shall be raised and lowered by means of a rope, and each section shall be equipped with two (2) automatic locks of an approved type.

(b) The underside of side-rails shall have galvanized wire of suitable size nailed into grooves and securely fastened at both ends, except when the ladder is to be used in proximity to electrical equipment.

(c) The minimum lap of sections when extended shall not exceed the following:—

Extension up to 38'	3' overlap
Extension up to 44'	4' overlap
Extension up to 50'	5' overlap
Extension over 50'	6' overlap

70. Portable step-ladders over twenty feet (20 ft.) in length shall not be used.

71. Step-ladders shall be so constructed that when in the open position the front section shall have a minimum slope of three and one-half inches (3½ in.) and the back section a minimum slope of two inches (2 in.) for each twelve-inch (12-in.) length of side-rail. When in position all treads shall be level.

72. The minimum inside width between side-rails at the top step of step-ladders shall be not less than twelve inches (12 in.) with a spread of at least one inch (1 in.) for each foot of length of step-ladder.

73. Step-ladders shall be equipped with metal braces to hold legs securely in position.

74. The side-rails of step-ladders shall have the following solid cross-section or a section equivalent thereto in strength. The required thickness provides for the cutting of a gain not over one-eighth inch (⅛ in.) in depth and shall be increased when gains of greater depth are used.

Length of Side-rail (Feet)	Minimum Thickness (Inches)	Minimum Width (Inches)
Up to and including 10	¾	2¾
Over 10, up to and including 12	¾	3
Over 12, up to and including 16	¾	3¼
Over 16, up to and including 20	1	3¼

75. The back legs of all step-ladders shall be at least one and three-quarter inches (1¾ in.) wide and of the same thickness as side-rails. Cross-rails and braces shall be not less than one-half inch (½ in.) thick and shall be securely fastened.

76. Step-ladders ten feet (10 ft.) and less in height shall have a bottom cross-rail and diagonal braces. Step-ladders over ten feet (10 ft.) in height shall have bottom and intermediate cross-rails and two (2) sets of diagonal bracing. Cross-rails shall be not less than four inches (4 in.) wide and diagonal braces not less than two inches (2 in.) wide.

77. Step-ladders shall be reinforced at each step by a metal tie-rod or a metal brace.

78. All metal parts of step-ladders shall be malleable iron, wrought iron, or steel.

CARE AND USE OF LADDERS

79. (a) Portable ladders shall be inclined so that the base shall not be more than one-fourth (¼) the length of the ladder out from the vertical line of contact at top, unless the top be securely fastened.

(b) Side-rails shall have secure footing and the top rest shall be rigid and have ample strength to support the applied load. Wherever possible, the top of the ladder shall be securely fastened to prevent movement.

80. Where it is necessary to install a ladder wide enough to permit traffic in both directions at the same time, a centre rail shall be provided. One side of the ladder shall be plainly marked "Up" and the other side "Down." Material shall be increased in size to take care of increased loading.

81. Ladders with broken or missing rungs, or split side-rails, or with other defects shall not be used, but shall be withdrawn from service and marked for repair or destruction.

82. Ladders made by fastening cleats across a single rail or post shall not be used, nor shall short ladders be spliced together to form long sections.

83. To prevent ladders from slipping, one of the following methods shall be used:—

- (a) Sharp metal points at the feet.
- (b) Non-slip feet.
- (c) Sand-bags of sufficient weight.
- (d) Lashing.
- (e) Any other effective means.

84. Ladders for use in oiling overhead shafting shall be equipped to hook over the shafting.

85. Portable ladders shall extend at least two feet (2 ft.) above landing, and side-rails of fixed or permanent ladders shall extend at least three feet (3 ft.) above landing without rungs. No workman shall be allowed to work from any of the top three rungs of an extension ladder.

86. A continuous clearance space of at least six and one-half inches (6½ in.) shall be provided back of rungs of fixed or permanent ladders.

87. Fastenings of fixed or permanent ladders shall be not more than ten feet (10 ft.) apart.

TOOLS

88. Hammers, chisels, punches, flatners, hardies, fullers, drills, and other similar tools shall not be used if they have burrs or mushroomed heads. Such tools shall be properly tempered.

89. Tool-handles shall be of sound material, kept smooth, and securely fastened in tool-heads.

CLOTHING

90. Where there is danger of contact with moving parts of machinery, the clothing of workmen shall fit closely about the body, arms, and legs; sweaters which are loose fitting about the body or arms, dangling neckwear, rings, bracelets, wrist-watches, or like articles shall not be worn; and, unless the hair is cut short, it shall be completely confined by a cap or other suitable head-gear.

91. Substantial shoes made of leather or other equally firm material shall be worn by workmen in any industry in which there is danger of injury to the feet through falling or moving objects, or from burning, scalding, cutting, crushing, penetration, or like cause.

92. When the occupation is such that there is a recognized hazard of crushing the feet, suitable foot-guards shall be supplied to and used by workmen unless steel-toed shoes are used.

93. Caulked soled shoes shall be worn by workmen whose duties require them to walk on logs. Caulks and shoes shall be maintained in good condition by workmen.

PERSONAL PROTECTIVE EQUIPMENT

94. Properly fitted goggles, face-shields, or other suitable protection shall be worn wherever workmen are engaged in occupations in which there is a recognized eye-hazard from flying objects or molten metal, from injurious light or heat rays, or when handling materials liable to injure or irritate the eyes.

95. When it is impracticable to provide adequate ventilation and workmen are exposed to injurious gases, fumes, or dust, they shall be supplied with, and shall use, such masks, helmets, or respirators as will afford full protection.

96. Whenever a deficiency of oxygen might exist in the atmosphere of work-places, air or oxygen supply-type respirators shall be provided and worn by workmen entering such places.

97. Sand-blasting in industrial plants shall be carried on only in dust-proof rooms or cabinets. Suitable masks and gloves shall be supplied to and worn by workmen when doing such work.

98. Rubber gloves, rubber boots, or wooden clogs, rubber aprons, and tight-fitting goggles with rubber frames, or suitable hoods, shall be supplied to and worn by workmen exposed to the hazard of handling acids, caustics, and similar harmful substances.

99. All personal protective equipment shall be maintained in good working-order and in a sanitary condition.

100. Safety-hats shall be worn by workmen in all occupations in which there is a recognized hazard from falling objects.

SAFETY-BELTS

101. Safety-belts shall be worn by workmen when working at elevations greater than ten feet (10 ft.) above grade when it is impracticable to provide adequate working platforms or stagings for the performance of such work, or when entering bins, hoppers, chambers, or vessels where there is a danger of being overcome by air contamination or oxygen deficiency, or by being trapped or buried by the movement of material, or when working where they are in danger of falling into pits, shafts, or moving machinery and the hazard cannot be otherwise guarded.

This rule shall not apply to structural-steel erectors or similar tradesmen whose work is of such a nature that the use of a safety-belt and life-line would produce an additional hazard or where a safety-net or other adequate protection has been provided.

It shall apply to workmen working from ladders when both hands are required to perform the work.

102. When workmen are required to work in any chamber, vessel, bin, tunnel, or other place where there is a danger of being overcome by contaminated air or oxygen deficiency, or of being buried or trapped by moving material, such workmen shall be equipped with safety-belts and life-

lines and shall have another workman stationed in a position where he can readily effect the rescue of the workman exposed to the hazardous condition.

103. Safety-belts shall consist of a waist-band, with or without connected harness of shoulder or leg straps, and of a safety-strap for securely holding the workman, or a life-line to prevent the workman falling or for effecting his rescue should he be overcome or trapped.

104. Safety belts and straps shall be constructed of approved leather, rope, canvas, or webbing.

105. Rope for life-lines and when used for safety-straps shall be not less than one-half inch ($\frac{1}{2}$ in.) Manila rope, or of material of equal strength. When workmen use axes or other tools likely to sever the safety-strap, a wire rope or wire-cored fibre rope shall be used for the safety-strap.

106. When required to prevent falling, belts, safety-straps, life-lines, and all interconnecting parts shall be, separately and as an assembled unit, of sufficient strength to support a suspended load of one thousand pounds (1,000 lb.). When not used to check falling, safety belts and straps shall be of sufficient strength to support a suspended load of five hundred pounds (500 lb.).

107. (a) All metal fittings, such as belt-rings, strap or rope terminals, and buckles, shall be made from metal having a tensile strength of not less than fifty thousand pounds (50,000 lb.) per square inch and an elongation in two inches (2 in.) of not less than fifteen per cent (15%).

(b) All fittings shall be of forged construction. The use of cast devices is prohibited.

(c) Metal thimbles shall be used to connect ropes or straps to eyes and rings.

108. The belt shall be so constructed that the safety-strap cannot pass through the belt fittings should either end become loose.

109. Belts, straps, harness, and life-lines shall be kept free of any impurities which may harm the material, and the equipment shall be carefully inspected by a competent person at least once every six months. It shall be checked for safety each day it is used.

110. Life-lines shall be connected or used so that there will be the least practicable amount of slack line in order to limit the free fall of the workman.

TRANSPORTATION OF WORKMEN

111. Whenever it is necessary to transport workmen by water, suitable boats with adequate life-saving equipment and fire-extinguishing equipment shall be provided, and these boats shall not be overloaded at any time. An approved life-jacket for each person transported and a life-buoy with line attached are required. These boats shall also be equipped with a dinghy, life-boat, or other approved type of buoyancy equipment.

112. Suitable provision shall be made for seating workmen when they are being transported by motor-trucks or cars, and workmen shall not sit on the floor of vehicle with their legs hanging over the sides. Seats shall be securely fastened to the vehicle floor or side-walls, and the outer ends of longitudinal seats shall be constructed in such a manner that the workmen cannot slide or be jolted off the seats.

113. Speeders shall be constructed and operated in compliance with the rules and regulations made under the "Railway Act" of British Columbia.

114. When the body of the vehicle is enclosed, some form of ventilation shall be used to remove any possibility of the air becoming contaminated, an interior light shall be provided, and some means of signal device or method of communication shall be provided between the driver and the passengers. When the rear end of the body is open, the exhaust outlet shall be located at the side of the vehicle.

115. All vehicles used for transporting workmen shall be equipped with racks for saws, axes, and similar tools when carried on such vehicles, and all such tools shall be kept in racks when so carried.

116. (a) Workmen shall not board nor leave any moving vehicle or boat, and no stops shall be made on a trestle for unloading or picking up workmen.

(b) Drivers of crew-cars shall pull them off to the side of the road when picking up workmen or letting off workmen.

VEHICLES

117. Even though not being used on public highways, motor-trucks, carriers, lift-trucks, and all other automotive equipment used in industry shall be kept in good running order, with brakes and steering-gear properly adjusted, and shall be equipped with horns. Approved lights shall be provided and used during hours of darkness.

118. Experienced and physically fit drivers only shall be allowed to drive such vehicles.

119. Such vehicles shall be restricted to a speed of not more than eight miles (8 mi.) per hour while rounding "blind" corners. At no time shall such vehicles be routed across main thoroughfares or plant exits while employees are going to or coming from work, unless approved pedestrian lanes are provided and suitably guarded.

120. All changes of direction of travel shall be signalled by the vehicle-driver well in advance of the change being made. Vehicles shall not be backed up until suitable precautions have been taken and due warning given.

121. Where the vision of the driver is in any way obstructed, vehicles shall be moved only on a signal from a designated signalman who has a clear vision of the thoroughfares to be travelled.

122. Lift-trucks that lift loads above the operator's head shall be equipped with adequate guards to protect him from falling material.

123. Drivers shall examine their equipment before starting work and shall be responsible for reporting in writing to their immediate supervisor or other authorized person all defects or unsafe conditions. Suitable log-books or report forms shall be available for this purpose.

124. Gasoline-tanks shall not be filled while the engine is running nor while anyone is smoking in the immediate vicinity.

125. Except when authorized by the employer, the driver only shall occupy the driver's cab while truck is in motion.

126. Riding on running-boards or standing up in the bed of the truck while machine is in motion is strictly prohibited.

127. No person shall remain in the cab while the vehicle is being loaded by a power-driven shovel, crane, or like equipment unless the cab has adequate protection at the back and over the top.

128. Heavy equipment loaded on such vehicles shall be securely fastened to prevent injury to workmen.

129. Dump motor-truck boxes elevated for repairs or greasing shall be securely blocked.

130. All structures under which vehicles pass shall have a reasonably safe clearance above the driver's head, and in all new structures there shall be a minimum clearance of six feet (6 ft.) above the driver's foot-rest.

131. The operator of any mobile vehicle shall be directly responsible for the safe operation of his vehicle. When he has any doubt as to the safety of the machine or of the load, he shall not move the vehicle until safe conditions have been provided or until orders to proceed have been issued by some person in authority, who then shall be responsible for the safe operation of the vehicle.

MACHINERY

132. Machinery and equipment shall be operated only by authorized persons who have received suitable operating instruction.

133. The cleaning and oiling of machinery while in motion is prohibited in all cases where exposure to contact with moving parts is involved.

134. Before any machinery or equipment is to be repaired, it shall be shut down. The power shall be disconnected and the control device tagged or locked. Tags used for the purpose shall warn against starting of such machinery and shall bear the name of the person responsible for shutting same down. All other persons shall be prohibited from starting the equipment.

GUARDS

135. When guards are required for machinery, such guards shall provide positive protection against contact with moving parts or prevent access to the danger zone during operation.

136. Guards shall be of substantial construction to resist normal wear and to absorb such blows or shocks as would normally be encountered.

137. Whenever possible, guards shall be hinged to prevent their removal from the machine and to allow for quick servicing, oiling, or adjustment.

138. Whenever possible, provision shall be made for lubricating machinery without removal of the guard.

STOPPING-DEVICES

139. Where power-driven machinery is used, a stopping-device shall be provided at each machine, within easy reach of the operator, unless the Board, in writing, relieves an employer from compliance with this regulation. All machines not individually motor-driven shall be equipped with a loose pulley or a clutch or some other adequate means of stopping the machine quickly.

140. Starting-devices shall be adequately guarded to prevent accidental starting. Where machines are operated by treadle, an iron stirrup shall be fastened to the floor over the treadle, leaving only sufficient room for the operator's foot between treadle and stirrup.

141. Belt-tighteners which control the operation of machines shall be equipped with a safety lock or stop which will prevent the application of the tightener to its belt until the lock or stop is released. A chain or cable shall be attached to all tightener-frames to prevent the tightener-pulley striking other pulleys or workmen if the belt breaks.

142. All loose pulleys shall be furnished with a permanent belt-shifter so located as to be within easy reach of the operator. The belt-shifter shall be equipped with a locking-device to make it impossible for the belt to creep from the loose pulley on to the tight pulley.

BELTS AND PULLEYS

143. All belts over four inches (4 in.) in width running on cone pulleys shall be provided with belt-shifters.

144. Dressing shall not be applied to belts while in motion, except at the off-running side.

145. When a belt is not in use, it shall be hung clear of shafting and pulleys.

146. Pulleys or fly-wheels which have been through a fire shall not again be used, except with the consent of the Board. Pulleys with cracks, or pieces broken out of rims, shall not be used. Cast-iron fly-wheels and pulleys shall not be used after being repaired or reconditioned by welding.

147. The rim velocity of cast-iron fly-wheels and pulleys shall not exceed five thousand feet (5,000 ft.) per minute.

148. Pulleys shall be so placed as to allow one and one-half (1½) times the width of the belt between two pulleys, or between the pulley and the shaft-hangers, or a hook shall be provided, or a safeguard placed adjacent to the pulley to prevent the belt from leaving the pulley.

149. Driven pulleys on line-shafts, jack-shafts, or counter-shafting, where there is no bearing between the pulley and the outer end of the shaft, shall be provided with approved safeguards to prevent the belt from running off the driven pulley.

SHAFTS, CLUTCHES, COUPLINGS, ETC.

150. Any portion of a shaft which is seven feet (7 ft.) or less from the floor or working-platform shall be guarded on at least three sides or protected by a standard railing ensuring at least fifteen inches (15 in.) and not more than twenty inches (20 in.) horizontal clearance from the nearest moving part.

151. All projecting shaft-ends shall be cut off or properly protected with a stationary casing.

152. Shaft-couplings shall be so constructed or guarded as to present no hazard from bolts, nuts, set-screws, or revolving surfaces.

153. All revolving collars shall be cylindrical, and screws or bolts used in collars shall not project beyond the largest periphery of the collar, or they shall be enclosed by a suitable guard.

154. Friction-clutch couplings shall have their operating mechanisms, where exposed, completely guarded, and friction-coupling handles shall be placed at a safe distance from couplings.

155. Keys exposed to contact shall be made flush or guarded. Key-seats, where exposed to contact, shall be guarded.

156. Set-screws and bolts on revolving parts of machinery shall be placed flush with collars or shafts, or be properly guarded.

FLY-WHEELS AND PULLEYS

157. All sections of fly-wheels or pulleys which are seven feet (7 ft.) or less from the floor or platform and which are exposed to contact shall be guarded by enclosure or by a standard railing ensuring at least fifteen inches (15 in.) and not more than twenty inches (20 in.) horizontal clearance. Fly-wheels or pulleys which run in pits shall be provided with hand-rail and toe-board around the pit.

BELTS AND CHAINS

158. All horizontal, vertical, or inclined belts, ropes, or chains driving machinery or shafting seven feet (7 ft.) or less above the floor or platform, where exposed to contact, shall be guarded by enclosure or by a standard railing. In all cases the outer faces of the two pulleys or sheaves shall have a guard which extends upward to such a point and be attached in such a way that in case the belt chain or rope breaks, the guard will withstand breaking force.

159. Horizontal flat belts one inch (1 in.) or less in width, and flat belts in association with flat or crowned pulleys when two inches (2 ins.) or less in width which are free from metal lacings or fasteners and running not more than two hundred and fifty feet (250 ft.) per minute, are exempted from guarding.

160. If belts, ropes, or chains are more than seven feet (7 ft.) above the floor and located over aisles or work areas, a guard shall be installed below the bottom strand and for its entire length.

MISCELLANEOUS POWER-TRANSMISSION EQUIPMENT

161. All forms of spur-gears, pinions, bevel-gears, and sprockets for chain-drives, wherever located, shall be strongly and completely encased, or, where this is impracticable, shall have a band-guard provided with side flanges extending inward beyond the root of the teeth. Where there is a spoke-hazard, the gears shall be enclosed on the exposed side.

162. The contact faces of all friction-drives shall be guarded when necessary. Such guards shall be arranged to permit of application of lime or other dressing without removal of the guards.

163. Cranks, connecting-rods, tail-rods, or extension piston-rods shall be suitably guarded when exposed to contact.

164. Counter-weights shall be provided with substantial safety chains or cables, or otherwise secured against falling where danger to workmen is involved.

CONVEYERS

165. Elevated conveyers that cross over thoroughfares shall have side-walls of sufficient height to prevent material falling at such points.

166. The nip points of belt-conveyers shall be guarded when exposed to contact.

167. Where workmen may pass under return strands of conveyers, a shallow trough shall be provided of sufficient strength to carry the weight resulting from a broken chain, rope, or belt.

168. Screw or worm feeding or conveying-devices shall be guarded against accidental contact. The hands shall not be used for feeding such equipment, but a suitable plunger shall be provided for that purpose, or feed-hoppers shall be of such dimensions or guarded with a grid so that the worm or screw cannot be contacted.

169. Where parts of conveyers or other equipment are located over burners, workmen shall use safety-lines when servicing such equipment and shall be accompanied by another workman.

170. When a passage-way crosses over a conveyor, a suitable walkway shall be provided. Such passage-way shall be not less than twenty inches (20 in.) in width, and if it is four feet (4 ft.) or more above the floor-level, such passage-way shall be protected on both sides with a standard railing.

METAL-WORKING EQUIPMENT

171. Splash-guards shall be provided to protect the operator and the working area from cutting or cooling fluids thrown from the work.

172. Pipe-guards or other enclosures shall be used to prevent contact with stock projecting from machine tools.

173. All openings in shaper and planer beds shall be filled in solidly or completely covered to eliminate shearing-hazards.

174. Railings shall be installed at the farthest point of travel of the carriage or table of shapers and planers.

175. The revolving table of vertical boring-mills shall be protected by a sheet-metal or pipe-rail guard.

176. Metal-saws shall, wherever possible, conform to guarding requirements of wood-cutting saws.

177. Forming-rolls shall be guarded with a barrier in front of the rolls as close as possible to the rolls. An emergency control device shall extend across the front of the rolls in such a position that it can be operated by anyone caught between the rolls.

ABRASIVE WHEELS

178. Wheels used for grinding purposes shall be guarded with a hood which shall be strong enough to withstand the shock of a bursting wheel. This guard shall be adjusted close to the wheel and extended over the top to a point thirty degrees (30 deg.) beyond a vertical line drawn through the centre of the wheel.

179. The speed of grinding-wheels shall not exceed the speed recommended by the manufacturers.

180. When used on grinding-wheels, all tapered flanges over ten inches (10 in.) in diameter shall be of steel. All other flanges may be of cast iron or material of equal strength. Compression-washers shall be placed between the flanges and the wheel.

181. Suitable goggles shall be supplied to and worn by workmen while working at these wheels, or the wheels shall be equipped with extension guards with adequate steel frames and shatter-proof glass, which shall be kept in proper position whenever wheels are used. Goggles shall be worn at all times by workmen working at machines where two or more wheels are operating, whether fitted with glass guards or not.

182. A substantial work-rest shall be used whenever possible. This rest shall not be below the centre line of the wheel nor farther than one-eighth inch ($\frac{1}{8}$ in.) from the cutting-face.

183. Goggles shall be worn by workmen using metallic buffing-wheels.

184. Portable grinders shall be equipped with a wheel-guard, and workmen shall wear goggles when using such grinders.

WELDING AND BURNING

ACETYLENE GENERATORS

185. Acetylene generators shall be of approved construction and shall not be used at rates producing cubic feet of acetylene per hour in excess of rates set out by manufacturers of the generators. Manufacturer's name and address, together with type and number of the generator, shall be plainly marked on same, as shall also be the amount of carbide for a single charge.

186. Generators shall be operated by a responsible workman familiar with the proper operation and maintenance of this equipment.

187. Portable generators shall not be used in confined spaces or where ventilation is inadequate. They shall be cleaned and recharged and gas mixture blown off outdoors. They shall not be cleaned or recharged in the vicinity of any open flame, welder's arc, or other source of ignition.

188. When charged with carbide, portable generators shall not be moved by crane or derrick.

189. When not in use, portable generators shall not be stored in any room in which open lights or fires are used unless free of carbide and thoroughly purged of gas. Storage-rooms shall be thoroughly ventilated.

190. Stationary generators shall not be located in a room where welding is being done or where an open flame is used. Housing shall be well ventilated, of fire-proof construction. A sign reading "Calcium Carbide—Do Not Use Water in Case of Fire" shall be posted in a conspicuous place.

191. Lighting for stationary-generator rooms shall be from stationary lights, enclosed in vapour-proof covers, with rigid conduit. Switches and other electrical apparatus shall be located outside the room. Smoking in generator-rooms is prohibited.

192. During freezing weather the building for stationary generators shall be heated by steam heat, hot water, or other indirect means.

193. Whenever repairs are to be made or the generator is to be charged or carbide is to be removed, the water-chamber shall be full during such operations, to avoid the danger of explosive mixtures of air and gas within the water-space and also to prevent dropping fresh carbide into insufficient water. Previous to making repairs involving welding, soldering, or any hot work or operation liable to produce a spark, all acetylene shall be expelled by completely flooding the generator shell with water and disconnecting the generator from the piping system. The water shall be maintained at as high a level as work permits. Where necessary to avoid wetting same, the carbide charge and feed mechanism shall be completely removed.

GAS DISTRIBUTION

194. In acetylene distribution systems where the gas is piped at a pressure in excess of one pound per square inch, an approved service regulator, check-valve, or hydraulic seal shall be employed at every point where gas is withdrawn from the piping system to supply a torch or machine. A shut-off valve shall be installed at the inlet of each hydraulic seal, regulator, or check-valve.

195. The escape or relief pipe from hydraulic seals shall be at least as large as the vent connection on the hydraulic seal. The escape or relief pipe shall be substantially installed without low points where moisture may collect. If shop conditions make low points unavoidable, these points shall be provided with drip-pots normally closed with screw cap or plugs. No pet-cocks shall be used for this purpose.

196. Air and gas manifolds shall be so located as to be safely accessible for hose connections.

197. Tests of any piping systems or apparatus for leaks shall not be made with a flame; grease-free soapy water shall be used for this purpose.

GAS WELDING EQUIPMENT

198. The regulator-valves used on acetylene, oxygen, or other gas-cylinders shall be regularly examined and kept in repair by a competent person. Leaking regulators shall not be used.

199. Regulators or automatic reducing-valves shall only be used for the gas for which they are intended.

200. A torch with leaking valves shall not be used. Care shall be taken to keep all valves tight and in good repair.

201. All hoses used for burning and welding shall be inspected at frequent intervals to determine their condition. If the condition of the hose is in doubt, it shall be submerged in water and an air-pressure fifty per cent (50%) above the working-pressure applied. If air-bubbles appear or if the hose is found to be in an unsafe condition, it shall be discarded or be repaired and tested again before it is used.

202. A single hose having more than one gas-passage, a wall failure of which would permit the flow of one gas into the other gas-passage, shall not be used.

GAS-CYLINDERS

203. Gas-cylinders shall not be handled in slings. When cylinders are transported on a truck, they shall be held securely in position. Cylinders shall not be dropped or be permitted to strike each other violently. When in storage or when in use, the cylinders shall be secured to prevent falling.

204. Cylinder-valves shall be closed when work is finished and when cylinders are empty. Cylinder-valve protection-covers shall be kept in position at all times that the cylinder is not connected for use.

205. Every precaution shall be taken to prevent sparks or flames from welding or cutting torches coming in contact with cylinders, regulators, or hoses, and all charged gas-cylinders shall be protected against undue absorption of heat from the sun, forges, or open flames.

USE OF ACETYLENE AND OXYGEN

206. Oxygen shall not be used in pneumatic tools, in oil pre-heating burners, to start internal-combustion engines, to blow out pipe-lines, to "dust" clothing or work, to create pressure, or for ventilation.

GAS WELDING OR BURNING

207. Suitable goggles and gloves shall be worn by burners. Ragged or oil-soaked clothes shall not be worn.

208. Materials giving off fumes shall not be burned without sufficient ventilation, unless proper respirators are worn by all workmen exposed to fumes.

209. Every precaution shall be taken to protect workmen when burners are working above them. This situation shall be avoided whenever possible.

210. Oil or grease shall never be permitted to come in contact with oxygen-cylinders, valves, regulators, or other fittings. Oxygen-cylinders and apparatus shall not be handled with oily hands or greasy gloves.

211. Necessary help or supervision shall be provided for burners and welders when working in a confined or cramped space.

ARC WELDING

212. All electric arc-welding equipment shall be of an approved type, and wiring shall conform to the "Electrical Energy Inspection Act" of the Province of British Columbia and regulations made thereunder.

213. Suitable protecting-screens, at least seven feet (7 ft.) high, shall be installed in machine and welding shops for the protection of workmen who work or come near the glowing parts of arc welders, arc furnaces, and similar apparatus. Suitable portable screens shall be placed around the arc when arc welding is carried on in other locations. Welders and helpers shall be provided with and wear adequate helmets or goggles when exposed to glare.

214. Adequate ventilation shall be provided whenever welding is carried on in confined spaces.

215. A welder shall do no welding where other workmen may receive the flash of the arc unless such workmen are protected by proper goggles or protective screens are placed around the arc. These screens shall be provided welders as part of their equipment.

216. Leather gauntlet gloves shall be worn when welding and, when doing overhead work, arms shall be protected.

217. Wire stubs shall not be left lying around but shall be placed in a receptacle which shall be provided for the purpose.

218. The eyes shall be protected by the use of flip-front helmets or by goggles when chipping or cleaning welds.

219. Electrode-holders shall be made dead or protected against grounding at all times when not welding.

220. Welding-machines shall be shut down at all rest periods, ends of shifts, and when changing the lines to new locations.

221. Whenever machines are not started or stopped by operators, they shall be advised before same is done.

CRANES, DERRICKS, HOISTS, AND SIMILAR STRUCTURES

222. All cranes, derricks, hoists, and similar equipment shall be constructed, erected, maintained, and used so that no part shall be stressed beyond its safe working-strength.

223. All apparatus shall be designed throughout with not less than the following factors of safety, under full-rated load:—

- (a) Load-hook, not less than ten:
- (b) All gear and hoist shafting, not less than eight:
- (c) All other parts, not less than five.

224. All cranes, derricks, and hoists shall be carefully and frequently inspected and kept in perfect working-order. Any weak members shall be at once made good.

225. All lumber used shall be of selected common or better grade, according to the grading standards of the B.C. Lumber Manufacturers' Association, or as determined by the Board, and shall be properly framed. Irons shall be fitted in a workmanlike manner.

226. Special attention shall be paid to foundations of cranes and derricks on the ground as well as in the case of elevated structures carried on floors. Every outdoor overhead and gantry crane shall be provided with secure fastenings convenient to apply and adequate to hold the crane against a wind-pressure of thirty pounds (30 lb.) per square foot.

227. A notice shall be placed on cranes, hoists, and derricks showing the maximum allowable load, taking into consideration the angle of the boom when booms are used. If the crane has more than one hoisting unit, each hoist shall have marked on it or its load block its rated capacity, and this shall be clearly legible from the ground or floor.

228. Rigging blocks of cranes, hoists, and derricks shall be constructed or installed so that the cable cannot jump off the sheaves. All sheaves shall be guarded where there is any danger of contact with moving parts.

229. No workman shall be permitted to stand or pass under an electric magnet while in use.

CRANE CAGES OR CABS

230. The general arrangement of the cage or cab and the location of control and protective equipment shall be such that all operating handles will be within convenient reach of the operator when facing the area to be served by the load-hook, or while facing the direction of travel of the cage. The arrangement shall allow the operator a full view of the load-hook in all positions wherever possible.

231. The cage or cab shall be enclosed or be equipped with a toe-board.

232. Unless there is an outside landing-platform, the door in the cage or cab shall swing inward or shall slide, and it shall close automatically, unless furnished with positive safety devices to prevent accidental opening.

233. Access to and exit from the crane-cage shall always be by ladders, stairways, or platforms provided for the purpose. Cranemen shall keep their hands free when going up and down ladders.

234. Fixed ladders or stairs with handrails shall be provided for passing from crane-cab to bridge footwalks.

235. A gong or other effective warning-signal shall be mounted on each cage-operated crane equipped with a power travelling mechanism.

236. A suitable type fire-extinguisher shall be carried in the cage.

CRANE-BRAKES

237. Each independent hoisting unit of a crane shall be equipped with a brake capable of controlling the speed during lowering so as to prevent undue acceleration and of sustaining at rest a load of one and one-half ($1\frac{1}{2}$) times the rated load of the hoist.

238. Electrically operated brakes shall be arranged to be applied automatically when the power is shut off.

239. All cranes which handle hot metal shall be provided with an additional brake on the intermediate shaft.

CRANE EQUIPMENT

240. A substantial footwalk with handrail and toe-board shall be placed along the entire length of the bridge on the motor side, and shall be not less than eighteen inches (18 in.) in width, except where it passes the bridge-motor, where it may be reduced to fifteen inches (15 in.).

241. Truck-fenders shall be provided and shall extend below the top of the rail and project in front of all bridge and trolley truck-wheels, and shall be attached to the trolley or the bridge. They shall be of a shape and form that will tend to push and raise a man's hand, arm, or leg off the rail and away from the wheel.

242. Crane-bumpers shall be provided and shall be at least one-half of the diameter of the truck-wheel in height. Both truck-wheel bumpers and trolley-bumpers shall be fastened to the girder and not to the rails.

243. Cranes which are subject to heat from below shall have a steel plate, lined with asbestos, placed six inches (6 in.) below the bottom of the cage.

244. Outside cranes shall carry lights on the booms or bridges at all times when working after dark. The lights shall be so placed as to effectively illuminate the load-hook.

245. Hoisting mechanism not controlled from a cab shall be so equipped that it can be operated at a safe distance from the load being lifted.

246. Means shall be provided to limit the drop of trolley and bridge truck frame to one inch (1 in.) if a wheel or axle should break.

ELECTRIC-POWER CRANES

247. Trolley conductors shall be so located or so guarded that persons are not likely to come into accidental contact with them.

248. Where cranes are operated from cabs, a circuit-breaker or externally operated switch, capable of interrupting the circuit under maximum load, and readily controlled by the operator, shall be provided in the leads from the main collector-wires, unless the current-collectors can be readily and safely removed, under maximum loads, from the trolley or third rail.

249. Each hoist-motor shall be equipped with an approved enclosed-type limit-switch, so placed and arranged as to disconnect the motor and apply the brakes in time to stop the motor before the hook passes the limit of safe travel. The limit shall, where possible, be operated directly from the hook or block.

250. Derrick guys shall be of wire rope of ample strength. The top of the mast of guy derricks shall be steadied by not less than five (5) guy-cables, spaced equally.

251. Deadmen shall be of adequate size, properly located, and buried to sufficient depth to withstand the load from guy-wires.

252. If the boom is longer than the mast, means shall be provided to prevent the top goose-neck, spider, gudgeon-pin, or guy-plate from being pulled off when the boom is in a high position. Gudgeon-pins of derricks shall be fitted with a collar above the goose-neck, spider, or guy-cap. If a plain collar is used, it shall be drilled and fastened to the gudgeon-pin by a bolt or pin. A clamp collar shall be fitted to a circumferential groove in the gudgeon-pin.

253. Boom heel-pins and sheave-pins shall be secured against inadvertent removal by means of adequate cotter-pins, bolt-and-nut combinations, or keeper-plates securely fastened.

A-FRAMES AND GIN-POLES

254. A-frames and gin-poles shall not be inclined more than forty-five degrees (45 deg.), and they shall be supported by three (3) guy-lines at the back and one (1) in the front, except A-frames on floats which shall have at least four (4) guys on back and not less than two (2) on the front. When the main lines are less than one inch (1 in.) in diameter, three (3) guys on the back and two (2) on the front shall be permitted.

255. Where guy-lines are anchored to a permanent structure, the anchors shall be located at least one-half ($\frac{1}{2}$) the height of the pole from its base. When deadmen are used, the distance from the base shall be at least one and one-half ($1\frac{1}{2}$) times the height of the pole.

256. Splicing of gin-poles is prohibited.

257. Top blocks of gin-pole rigging shall be protected by safety-straps.

HAND-OPERATED HOISTS

258. Hand-operated hoists shall have the gears guarded and shall be provided with ratchet and positive pawl which will hold the load at any height desired. Mechanical brakes shall be provided which shall sustain one hundred and fifty per cent (150%) of rated load, and this efficiency shall be maintained. Adequate means shall be provided to prevent the crank-handle from slipping off the gear-shaft. The crank-handle shall be removed from the crank-shaft before any load is to be lowered by the brake.

CRANE OPERATIONS

259. Cranes shall be operated by regular crane operators, authorized substitutes, crane repairmen, or inspectors, and no one else shall enter the cage or cab.

260. No workmen shall operate a crane or derrick unless he can read and understand the signs, notices, operating instructions, and is familiar with the signal code used by the floormen.

261. No workmen with seriously defective eyesight or hearing, or anyone who is subject to epilepsy, heart failure, or similar ailments, shall operate a crane, derrick, or simple drum-hoist.

262. Each crane operator is directly responsible for the safe operation of his crane. When there is any doubt as to safety, the crane operator is to stop the crane immediately and refuse to handle loads until safety has been assured or until orders to proceed have been issued by the foreman on the floor, who then assumes all responsibility for the safety of the lift.

263. It is the joint responsibility for the crane-man and hitcher to see that hitches are secure and that all loose material, chips, or tools have been removed from the loads before starting to lift.

264. Crane operators shall inspect the crane at the beginning of each shift and shall test limit-switches, brakes, circuit-breakers, and other safety devices. Whenever anything is wrong or apparently wrong, it shall be reported immediately to the foreman.

265. Cages shall be kept free of clothing and other personal belongings. Tools, extra fuses, oil-cans, waste, and other articles necessary in the crane-cage shall be stored in a tool-box.

266. All loads shall be hooked or slung by an experienced man, familiar with the proper signals. Approved signals shall be used. All communication wires or signalling systems shall be adequately protected from accidental interference.

267. Operators of cranes and derricks shall disregard signals from anyone except regular or designated signalman.

268. Floorman or signalman shall, whenever possible, walk ahead of moving load and warn people to keep clear of it.

269. No load shall be unhooked or unslung until it is safely landed and properly blocked.

270. Loads shall not be passed over any workman whenever it is possible to avoid same, and workmen shall not pass under suspended loads.

271. Wherever loads are to be carried over a long distance to a high position, they shall be carried as close to the floor as possible until final location is reached.

272. No workman shall be allowed to ride on loads, slings, or hooks except under instruction of foreman.

PILE-DRIVERS

273. Life-belts with lines attached shall be available for use at all times on floating rigs.

274. Hatches shall not be left open and unguarded.

275. Ladders or gang-planks shall be used in going to or from the rig to the dock or pier. They shall be securely lashed to prevent slipping. Gang-planks shall be furnished with cleats and railings.

276. On long tows a fully equipped dinghy shall be carried with the rig.

277. Where steam-hammers are used, the steam-hose shall be lashed to the hammer to prevent scalding of workmen near by in the case of a break of hose or connections.

278. Decks and working areas around the pile-driver shall be kept clear of ropes, tools, and materials interfering with free working-space.

279. Where piling is being hoisted in the leads, workmen not engaged in the operation shall be kept at a safe distance.

280. The pile-driver engineer shall not recognize signals from anyone but the foreman or other authorized person, who shall first see that all workmen have taken a safe position.

281. Pile-driver hammers shall not be held suspended by the hammer-lines when the driver is not operating, but shall be securely chocked. On rigs with swinging or suspended leads the hammer shall not be raised until necessary.

282. Pile-heads shall be cleaned of debris, bark, and slivers before being driven. This shall be done only when the hammer is securely chocked.

283. All pile-heads shall be cut square before being driven.

284. The exhaust-pipe shall discharge overhead or be piped to a point where the discharge of steam will not interfere with the view of the engineer or workmen or scald workmen near by.

285. Leaky throttles and steam-pipes shall be repaired immediately.

286. For the protection of the operator, hoisting-engines shall be covered with suitable roof or shelter to eliminate hazards from falling objects and as a protection from the weather.

287. When working around salt water, particular care shall be used to guard against electric shock. Approved cords shall be used for extensions, and they shall be maintained in good condition. Alternating-current appliances made of a conducting material shall have such appliances grounded by means of approved three-wire conductors.

POWER-DRIVEN SHOVELS

288. Shovels shall be provided with suitable cabs or screens to protect operators against material falling from slopes or dropping out of buckets. Ladders, steps, and hand-holds shall be provided to furnish easy access to the operating platform.

289. Buckets and shovels shall be left resting on a solid support when the shovel is not operating.

290. The operator shall not be permitted to leave his cab while the master clutch is engaged.

291. Pitmen (padmen) shall be cautioned to exercise care when working around shovel. No other workmen shall be permitted to remain within the swing of the dipper or rotation of the cab.

292. All oiling and greasing of equipment shall be done while machine is shut down.

293. Shovels powered by internal-combustion engines shall be shut down when the fuel storage-tank is being filled.

294. No person, other than the operator, shall be permitted on the deck while the shovel is in motion.

HOISTS AND ELEVATORS

295. Except as provided for in the "Coal-mines Regulation Act" and the "Metalliferous Mines Regulation Act," any elevating equipment used for the carriage of workmen shall comply with the regulations governing the installation, operation, and maintenance of elevators issued pursuant to the "Factories Act" of the Province of British Columbia, and no workman shall ride, or be permitted to ride, on any material hoist, construction hoist, or other material elevating equipment.

296. When control and (or) protective devices are inoperative during the construction or demolition of elevators, workmen shall not ride on the elevators, and if work is performed from the cage or platform when it is suspended in the shaftway, such cage or platform shall be securely blocked or otherwise positively held in position while the workmen are in or on the cage or platform.

297. Shaftways of material hoists shall be substantially enclosed to a height of at least six feet (6 ft.) above each landing on all sides not used for loading or unloading.

298. (a) Entrances to hoist shaftways shall be protected in such a manner and with due consideration to the work being performed so that workmen cannot fall into the shaftway or be struck by the moving equipment and so that material cannot fall into the shaftway.

(b) In cases of installations of a temporary nature, such as construction hoists, the entrance to the shaftway may be guarded by a hinged bar placed at least eighteen inches (18 in.) outside the line of the shaftway. The entrances to shaftways of material hoists shall have gates or doors that are opened and closed by movement of the car or platform, or that are interlocked with the power-supply, or otherwise arranged to ensure protection against an open shaftway.

299. The mechanism for raising and lowering the car or platform shall include a brake capable of holding at rest the maximum load that might be carried. Means shall be provided for securely maintaining the brake in the applied position.

300. Cables and fastenings shall be designed to carry a load equal to six (6) times the maximum actual working-load, before rupture, and all such cables and fastenings shall be maintained in good repair at all times.

301. All controls for the operation of power-hoisting mechanism shall be located on the outside of the shaftway.

302. Notices shall be conspicuously displayed in or on the cage or platform and at each landing stating that no one shall ride on the equipment. This rule shall be rigidly enforced.

RIGGING

303. The working-load on ropes, chains, slings, and fittings shall not exceed the working-strength guaranteed by manufacturers.

304. The factor of safety for rings, hooks, shackles, and all other fittings shall be fifty per cent (50%) greater than that of the line.

305. Ropes, chains, slings, and fittings shall be inspected thoroughly at regular intervals, and when found to have deteriorated to such an extent as to make them unsafe for use, they shall be discarded.

306. A nut, keeper, or forelock shall be used with all shackle-pins.

307. Long splices shall be used for permanently joining "ordinary lay" running lines. The safe margin of line to be used in making a long splice is indicated in the following table. The full length of the splice will be twice that "to be unravelled":—

Rope Diameter	To Be Unravelled	Rope Diameter	To Be Unravelled
1/4 inch	5 feet	1 1/4 inch	15 feet
1/2 inch	7 feet	1 1/2 inch	20 feet
3/4 inch	9 feet	1 3/4 inch	25 feet
1 inch	12 feet	2 inch	30 feet

308. Eye-splices in lines three-quarters of an inch (3/4 in.) or larger shall have at least three (3) full tucks. In smaller lines, the first two strands shall be tucked twice, the last four not less than three (3) times.

309. The loop end of cable-clips shall be on the dead end of the cable, and the number of clips and spacing shall be as follows:—

Diameter of Rope	Number of Clips	Spacing in Inches
1/2 inch	2	3
5/8 inch	3	3 3/4
3/4 inch	5	4 1/2
7/8 inch	5	5 1/4
1 inch	5	6
1 1/8 inch	5	7
1 1/4 inch	6	8

310. Slings shall be protected from sharp corners of the load and adjusted to equalize the strain before the load is lifted.

311. Gloves shall be worn when handling wire rope.

312. The pull on eye-bolt shall always be in line with the bolt.

313. A lift shall never be made with a kink, knot, or twist in a chain.

RIGGING HOOKS

314. Whenever possible, all load-hooks shall have a safety device to prevent the accidental unfastening of slings. Open hooks shall not be used on any other part of any rigging unless a mousing is securely fastened over the throat of the hook.

315. All hooks shall be of forged steel or built-up steel plates, and no hooks shall be used for purposes for which they were not designed.

316. Hooks worn more than twenty per cent (20%) at a critical section shall be discarded. Any permanent set shall disqualify them for use.

SHEAVES AND DRUMS

317. Sheaves and drums which have become chipped or with worn grooves shall not be used. Sheaves and drums having worn or broken flanges, rims, spokes, or hubs shall be replaced.

318. The minimum diameter of sheaves used with wire rope shall be sixteen (16) times the diameter of the wire rope.

319. Wire ropes shall be securely fastened to drums, and at least three (3) full turns of wire rope shall be kept on winding-drums at all times.

320. The guiding of lines on to drums by means of the hand or foot is prohibited. A stick or iron bar shall be used for this purpose.

EXPLOSIVES

321. Nothing in these explosive regulations shall apply to any operation coming within the scope of the "Coal-mines Regulation Act" or the "Metalliferous Mines Regulation Act" of the Province of British Columbia.

322. For the purpose of these regulations, the following definitions shall apply:—

(a) The term "blaster" shall mean a person who is the holder of a blaster's certificate granted by the Workmen's Compensation Board under these regulations:

(b) The term "explosive" shall mean and include any chemical compound or mechanical mixture, which by fire-friction concussion, percussion, or detonation may cause a sudden release of gases of such pressure as is capable of producing destructive effects in contiguous objects or of destroying life and limb:

(c) For the purpose of this definition, the term "detonator" shall include those explosives commonly called blasting-caps, or electric caps, or other like devices used to explode commercial explosives:

(d) The term "fuse" shall mean the slow-burning type of commercially used blasting-fuse not containing its own means of ignition:

(e) The terms "primer" and "priming" shall mean a cartridge of explosives to which a detonator has been attached and the work of attaching a detonator to an explosive cartridge making the combination ready for firing:

- (f) The term "magazine" shall mean any building or other structure used for storage of explosives.

CERTIFICATION OF BLASTERS

323. No person shall conduct or be allowed to conduct a blasting operation, including the preparing, fixing, and firing of charges, and the handling of misfires, unless he is the holder of a blaster's certificate issued by the Board.

324. A blaster may be assisted by reliable persons who are not holders of blasters' certificates, but the blaster shall have full authority over such assistants and shall be responsible for their work.

325. A candidate for a blaster's certificate shall, in his own handwriting, complete an application on the form prescribed by the Board.

326. Candidates shall be at least 21 years of age, have a satisfactory knowledge of the English language, both spoken and written, and shall forward a written testimonial from an employer certifying that the candidate has had at least six months' experience at blasting or as an assistant to a blaster and that the candidate's character, knowledge, and experience would make him competent to handle explosives.

327. Any person who makes or assists in making any false representation for the purpose of procuring for himself or for any other person a blaster's certificate shall be guilty of an offence under these regulations.

328. A candidate for a blaster's certificate shall be examined for his knowledge of commercial explosives, blasting accessories, the use of safety-fuse, electrical blasting, the transportation and storage of explosives and blasting accessories, the safe use of explosives for general purposes, and the Accident-prevention Regulations concerning explosives.

329. Examination of a candidate shall be carried out by a person or persons authorized by the Board. Examination may be written, oral, or by such other means as deemed necessary to determine that the applicant is competent to conduct blasting operations and to perform the duties of a blaster. Examinations shall be conducted at such times and places as determined by the Board.

330. Every certificate, unless otherwise stated thereon, shall be granted for life or during good conduct, but the certificate may be endorsed by any limitation or qualification the Board may determine.

331. Upon employment at any industrial operation the blaster shall deliver his blasting certificate into the custody of the person in charge of that operation, and no person in charge of any operation shall permit a workman to carry on blasting operations until the blaster's certificate has been so delivered. Blasters' certificates shall be produced for inspection purposes when requested to do so by an authorized representative of the Board. Upon termination of employment the certificate shall be returned to the person whose name appears thereon.

332. When a blasting accident occurs in which any personal injury is sustained or where there is any unusual occurrence in which explosives are involved, the employer shall immediately forward a report of the accident to the Workmen's Compensation Board and shall enclose with such report the certificate of the blaster who was in charge of the blasting operation. The Board will determine from the circumstances of the accident whether the certificate shall be returned to the blaster or penalties applied as provided by the Act or under these regulations.

333. If at any time the holder of a blasting certificate is, in the opinion of the employer or his representative, guilty of a breach of any of the rules relating to blasting, the employer or his representative may immediately suspend that blaster from performing the duties of a blaster and shall forthwith report the suspension to the Board for such action as the Board deems advisable.

334. The Board may suspend or revoke a blaster's certificate if the blaster is shown to be guilty of negligence or if he refuses or fails to comply with the Accident-prevention Regulations concerning explosives, or in consequence of the findings of a Coroner's inquest, or for any other cause which is considered sufficient by the Board.

335. The Board may charge a fee for the examination for a blaster's certificate.

TRANSPORTATION OF EXPLOSIVES

336. No explosives in excess of fifty pounds (50 lb.) shall be conveyed in any vehicle or boat which is carrying as merchandise any article liable to cause or communicate fire or explosion.

337. Any vehicle used to transport explosives shall be in good working-order and shall be equipped with a tight wooden floor. It shall have a closed body or be provided with sides and end sufficiently high to prevent the explosives from falling off, or if an open-bodied vehicle is used, the explosives shall be tightly covered with a fire-resistant tarpaulin.

338. Boats used to transport explosives shall be provided with a deck so closed as to effectively protect the explosives against accident by fire from without, or the explosives shall be tightly covered with a fire-resistant tarpaulin.

339. All metal in vehicles and boats liable to come in contact with explosive packages shall be covered with wood, tarpaulin, or other suitable material.

340. All persons engaged in the loading, unloading, or conveying of explosives shall observe all due precautions for the prevention of accidents by fire or explosion and for preventing unauthorized persons having access to such explosives.

341. The person in charge of any vehicle or boat containing explosives shall not operate the vehicle or boat in a dangerous or reckless manner.

342. Any vehicle or boat carrying explosives in excess of fifty pounds (50 lb.) shall be equipped with an efficient fire-extinguisher of adequate size to capably deal with gasoline or oil fires.

343. Any vehicle or boat conveying explosives in excess of fifty pounds (50 lb.) shall conspicuously display a red flag at least two feet (2 ft.) square and shall also display signs front and rear bearing the words "Danger—Explosives."

344. Explosives shall not be conveyed in any form of trailer or semi-trailer which is not equipped with air or vacuum power brakes.

345. Vehicles conveying explosives shall come to a full stop before crossing any railroad track and shall not cross it until it is known that the way is clear. Full stops shall also be made before crossing main highways.

346. The gasoline-tank of a vehicle shall not be filled while explosives are on the vehicle, except in cases of emergency and then only when the engine is stopped.

347. Vehicles containing explosives shall not be left unattended with the motor running or the brakes unset.

STORAGE OF EXPLOSIVES

348. A maximum amount of ten pounds (10 lb.) of blasting-cartridges or two hundred (200) detonators may be kept in an approved receptacle which may be kept in any place that does not contain goods of an inflammable nature.

An approved receptacle shall be substantially constructed and provided with a closely fitting lid secured by a lock and hinges, or otherwise closed and secured to prevent unauthorized persons having access thereto. Such receptacle shall be kept locked, except when required to be opened for necessary purposes. It shall be used exclusively for the keeping of explosives and shall be made of wood or other suitable material so constructed, covered, or lined to prevent exposure to any iron, steel, or any other hard or gritty material. The interior of the receptacle shall be kept scrupulously clean. The receptacle shall have the word "Explosives" conspicuously painted thereon in red letters on a black background.

349. A maximum of one hundred and fifty pounds (150 lb.) of explosives or two thousand (2,000) detonators may be kept in a substantially constructed box or an excavation in solid rock or earth, or in a suitable building. In every case storage shall be removed a distance of at least fifty feet (50 ft.) from any occupied building or thoroughfare. The box or building shall be constructed of fire-resistant substance or of wood covered or treated with a fire-resistant material. Such boxes, excavations, or buildings shall be used exclusively for the keeping of explosives and shall be so made as to prevent access by unauthorized persons. Doors shall be of substantial construction and shall open outwards, and shall be kept securely closed and locked, except when required to be opened for necessary purposes. The interior of the structure used for storing explosives shall be kept scrupulously clean and shall be so constructed, covered, or lined as to prevent the exposure to any iron, steel, or other hard or gritty material. Due precaution shall be taken to exclude water from the explosives. Any article or substance liable to cause fire or explosion shall be kept at a safe distance from the store. No fire, lights, matches, oiled waste, or any article liable to spontaneous ignition or likely to cause explosion or fire shall be taken into or permitted to be in the store. The store shall have the word "Explosives" clearly displayed thereon in large red letters on a black background.

350. Explosives in excess of one hundred and fifty pounds (150 lb.) shall be kept only in registered premises which have been licensed under the Dominion Explosives Act.

351. In calculating the weight of explosives being stored, three hundred and fifty feet (350 ft.) of safety-fuse shall be considered the equivalent of one pound (1 lb.) of explosives. Safety-fuses may be stored with explosives but shall not be stored with detonators.

352. Explosives and blasting-caps shall be kept and handled separately until the last most practicable moment necessary for bringing them together.

HANDLING OF EXPLOSIVES

353. Explosive-containers shall be handled with care. Wooden tools only shall be used for opening containers, except where covers are screwed on, in which case a screw-driver only shall be used. No containers shall be opened within a magazine.

354. Smoking while handling explosives is strictly forbidden.

355. No fuse shall be capped or cartridge primed in any place where explosives are stored. Fuse shall be cut off square for insertion in the cap and shall be capped only by means of a crimping tool. Only sufficient primers for the number of shots to be fired shall be made up at one time.

356. No explosives shall be thawed near an open fire or a steam-boiler, nor by direct contact with steam or hot water, but only in accordance with the manufacturer's recommendations.

357. Stained cartridges shall be carefully examined. If the stain is only slight, they may be used, provided an unstained cartridge or new explosive is used for the primer. If stain is pronounced, rendering cartridges unserviceable, they shall be destroyed by burning or detonation as instructed in the C.I.L. Blasters' Handbook or other recommended method, work being supervised by blaster and carried out in accordance with manufacturer's instructions.

BLAST-HOLE DRILLING

358. A thorough examination shall be made after blasts have been fired and before drilling has again started to ascertain that no unexploded charges remain in butts of holes.

359. No drilling shall be done in any hole that has been charged or blasted, or in the socket of an old hole, or within six inches (6 in.) of any part of any socket or bootleg.

360. All drill-holes, whether sunk by hand or machine drills, shall be of sufficient size to admit of the free insertion to the bottom of the hole of a stick or cartridge of the explosive without ramming, pounding, or undue pressure.

361. When holes are "sprung," ample time shall be left for the hole to cool between "springing" shots and also between last "springing" shot and the loading of the main charge.

LOADING AND FIRING OF EXPLOSIVES

362. The stripping of cartridges is strictly prohibited.

363. As damaged fuse burns irregularly or may fail to burn at all, no damaged fuse shall be used. All fuse shall be handled with care to avoid pinching or bending it sharply. In cold weather, fuse shall be warmed before handling.

364. Wooden tamping-rods only shall be used, and all holes shall be carefully tamped with stemming material by using pressure, not strokes.

365. No fuse shorter than three feet (3 ft.) shall be used in any blasting operations.

366. All electric detonators shall be tested with an approved galvanometer, and the ends of detonator wires short-circuited by twisting them together until ready to be connected to the firing line. The whole circuit shall be similarly tested before connecting detonator wires to leading wires. The crew shall remove to shelter, or to a safe distance, while the whole circuit is being tested.

367. Blasting-machines shall be regularly inspected and kept in good mechanical condition. The rated capacity of blasting-machines shall never be exceeded, unless in accordance with the manufacturer's recommendations.

368. When firing is done from power or light wires, a safety-switch shall be provided, so constructed within a locked receptacle that the door may be closed and locked only when the switch is in the "off" position. The box shall be kept locked and the switch made inaccessible to anyone except the blaster.

369. Every blaster shall, before blasting, give, or cause to be given, ample warning in every direction and shall satisfy himself that all persons have reached a place of safety. Suitable cover shall be available for protection, and workmen shall use same.

370. When lighting fuses in a blasting operation, a blaster shall, if possible, have another workman with him. No more than twelve (12) holes shall be fired in any round of shots by one workman.

371. In blasting operations no holes shall be loaded unless it is the intention to fire them all at the same time. No part of any charge shall be tampered with or withdrawn.

372. A blaster shall not, where blasting takes place by electricity, enter, or allow any other workman to enter, any place where charges have been fired until he has disconnected the firing-cables from the blasting-battery, or has pulled out and locked the switches of the blasting-circuit.

373. After a blast has been fired, a blaster shall make a minute inspection of the site and give clearance before workmen are allowed to return to work.

374. Removal of loosened material shall be cautiously undertaken, having regard to possible scattered unexploded cartridges. Loose pieces of rock shall be scaled off sides of excavation before work is resumed.

375. In case a charge has misfired, or is suspected of having misfired, no workman shall be allowed to return to the place where the blasting is being done until the expiry of thirty minutes (30 min.) from the time of the lighting of the last fuse, or until the expiry of twice the number of minutes that there are feet in the longest fuse used, whichever is the longer.

376. Every hole in which a charge has misfired shall be marked by the insertion of a wooden marker or some other conspicuous marker. No attempts shall be made to remove the unexploded charge or parts thereof. Misfired charges shall be reblasted. If an additional hole and charge are necessary for the blasting of the misfired charge, the blaster shall be responsible for directing the angle of the hole and the depth to which it shall be drilled, but no drilling shall be done within a distance of two feet (2 ft.) from a misfired charge.

CONSTRUCTION REGULATIONS

EXCAVATIONS

400. All excavations shall be properly shored and braced or otherwise retained to prevent cave-ins. In unstable or free-running materials the sides of all excavations four feet (4 ft.) or more in depth shall be secured by the use of sheet-piling, shoring, or bracing of sufficient thickness and sufficiently braced to give adequate support. The minimum thickness of lumber used shall be two inches (2 in.).

401. In trenches less than forty-two inches (42 in.) in width and from four feet (4 ft.) to ten feet (10 ft.) in depth the following shoring and bracing shall be used:—

- (a) In soft, sandy soil or filled ground there shall be close sheeting of not less than two-inch by six-inch (2-in. \times 6-in.) material with two (2) four-inch by six-inch (4-in. \times 6-in.) stringers for depths less than seven feet (7 ft.) and three (3) four-inch by six-inch (4-in. \times 6-in.) stringers for depths of seven feet (7 ft.) to ten feet (10 ft.). There shall be four-inch by six-inch (4-in. \times 6-in.) cross-braces for each set of stringers and with a horizontal spacing of not more than six feet (6 ft.):
- (b) In soil likely to crack or break away, shoring shall consist of upright two-inch by six-inch (2-in. \times 6-in.) planks spaced on three-foot (3-ft.) centres. Two-inch by six-inch (2-in. \times 6-in.) stringers shall be placed near the bottom and the top of the upright planks. Cross-braces shall be of two-inch by six-inch (2-in. \times 6-in.) material spaced horizontally on six-foot (6-ft.) centres. These shall be in sets of two (2) for depths less than seven feet (7 ft.) and sets of three (3) for depths of seven feet (7 ft.) to ten feet (10 ft.):
- (c) In hard, solid soil, shoring shall consist of two-inch by six-inch (2-in. \times 6-in.) upright planks on six-foot (6-ft.) centres, cross-braced with two (2) two-inch by six-inch (2-in. \times 6-in.) planks for depths less than seven feet (7 ft.) and with three (3) two-inch by six-inch (2-in. \times 6-in.) planks for depths of seven feet (7 ft.) to ten feet (10 ft.).

402. For trenches greater in depth than ten feet (10 ft.) or in cases where material forming the trenches is subject to hydrostatic pressure, the size of material used and the number of stringers and cross-braces required shall be increased to safely carry the increased load.

403. Trees, boulders, or other surface encumbrances located within or contiguous to the area to be excavated shall be removed sufficiently ahead of excavating work so as not to create a hazard during progress of work.

404. (a) All excavated material from trenches shall be kept back at least two feet (2 ft.) from the edge of the excavation.

(b) In the case of pit excavations, as for building foundations, all excavated material shall be kept back at least four feet (4 ft.) from the edge of the opening.

405. If derricks or other heavy objects are placed close to the edge of excavations of any kind, additional bracing shall be put in to support the extra pressure due to the increased load. The same shall apply in the case of excavations adjacent to or abutting buildings or other structures.

406. Wherever there is danger of undermining adjacent foundations, excavation work shall be done in short sections, and the building walls effectively shored up or braced.

407. Whenever possible, power machines used for excavating shall be so placed that the operator is on the side away from the bank.

408. No person shall remain in the cab of any vehicle while it is being loaded by power-driven shovel, crane, or like equipment, unless the cab has adequate protection at the back and over the top.

409. Excavations shall be adequately guarded by substantial railings or barriers, and when workmen are working during the hours of darkness, exposed sides of excavations shall be adequately illuminated.

410. Where skips or buckets are used to remove material from excavations, vertical planking shall be placed on horizontal walings sufficiently close to prevent skips or buckets from catching the timbers.

411. All trenches over six feet (6 ft.) in depth shall at all times be supplied with at least one (1) ladder for every hundred feet (100 ft.) or fraction thereof. The ladders shall extend from the bottom of the excavation to at least three feet (3 ft.) above ground.

412. Ramps and runways entering excavations shall be not less than twenty inches (20 in.) in width. They shall be substantially constructed and properly braced and supported. When over four feet (4 ft.) above grade, they shall be equipped with guard-rail.

413. When inclined over one in six (1 in 6) walkways shall be provided with cleats.

414. Ramps used for vehicular traffic shall be provided with a guard-rail of not less than six inches by six inches (6 in. \times 6 in.) nominal dimensions.

415. Where work is being carried on in gravel-pits, road-cuttings, or quarries, the slopes shall be properly scaled and trimmed to prevent slides of material or falls of rock. Overhanging banks shall be brought down, and all danger trees and stumps shall be removed from the top side of all excavations.

416. Workmen engaged in scaling, sloping, or trimming work shall use safety-ropes.

CONSTRUCTION EQUIPMENT

417. All equipment used in construction, clearing, grading, and all kinds of excavation shall be kept in good order and properly guarded with approved safety devices. This applies to mobile as well as stationary equipment, including trucks and power excavating-machines of every description.

418. All concrete-mixers which are equipped with skips shall have safety-locks installed to prevent skips from falling when machines are being moved. Skips shall be left resting on the ground when not in use.

419. Life-lines and safety-belts shall be kept on hand and used when practicable for the protection of workmen in hazardous locations when no other protection can be afforded. Safety-belts shall have a breaking-strength of at least one thousand pounds (1,000 lb.). Life-lines shall be equal in strength to five-eighths inch ($\frac{5}{8}$ in.) Manila rope.

420. Safety-hats shall be worn by workmen employed in locations where the hazard of falling objects normally exists.

421. No open hook shall be used with a bucket, cage, or skip in hoisting, but some form of shackle or safety-hook shall be provided or mousing used.

422. Tractors shall be provided with a substantial overhead guard to protect the operator from falling objects, where such hazard exists. When working in felled timber, a suitable guard shall extend downward from the upper front corners of the overhead guard to convenient points on the front of the machine. When such machines are equipped with a winch, the operator shall be protected from the danger of flying lines. The operator only shall be allowed to ride on the vehicles.

423. On bridge-construction over water, boats shall be kept on down-stream side of work at all times in charge of capable boatmen, and where, on account of swift current, boats cannot be used, life-lines close to the surface of the water shall be provided whenever possible.

424. Life-buoys equipped with lines shall be installed on floats, wharves, or other places where workmen are employed on or about water.

FIXED SCAFFOLDS

425. In these regulations the term "scaffolds" shall apply to temporary structures, such as scaffolds, stages, and similar devices.

426. Scaffolds shall be capable of sustaining a uniformly distributed load of a minimum of thirty pounds (30 lb.) per square foot. They shall be substantially constructed and maintained in safe condition.

427. Scaffolds shall be erected and taken down by experienced men only.

428. All lumber used in scaffolds shall be of selected common or better grade, according to the grading standard of the B.C. Lumber Manufacturers' Association.

429. Any scaffold damaged or weakened from any cause shall be immediately repaired, and workmen shall not be allowed to use it until repairs have been completed.

430. Every employer shall take steps to ensure that scaffolds to be used by his workmen are constructed in accordance with the regulations. This applies whether scaffolds have been erected by his workmen or not.

431. All fastenings used in the construction of scaffolds, stagings, and supports shall be of ample size and used in sufficient quantities at each connection to develop the designed strength of scaffold. All nails shall be driven in their full length.

432. Ground shall be graded to provide easy access to scaffolds at all times. Mud-sills shall be placed under all vertical supports.

433. The spacing of vertical supports shall not exceed ten feet (10 ft.) on centres, provided further that where fixed scaffolds are used for brick-laying, masonry, or similar heavy work, the spacing of vertical supports shall not exceed seven feet (7 ft.) on centres.

434. Vertical supports for scaffolds not exceeding twenty feet (20 ft.) in height shall be not less than two inches by four inches (2 in. \times 4 in.), and when over twenty feet (20 ft.) in height, vertical supports shall be not less than four inches by four inches (4 in. \times 4 in.) or two pieces of two inches by four inches (2 in. \times 4 in.) laminated together. The distance between joints of laminated uprights shall be not less than four feet (4 ft.).

435. The extension of single, vertical uprights shall be by means of a butt joint strengthened by two (2) pieces of material not less than one inch (1 in.) thick, placed on opposite sides and extending for at least two feet six inches (2 ft. 6 in.) both sides of the joint.

436. The span for one-inch by six-inch (1-in. \times 6-in.) bearers shall not exceed four feet (4 ft.).

437. On single pole scaffolds the inner supports of bearers shall be of substantial construction and securely fastened to the wall.

438. All fixed scaffolds shall be adequately protected in two directions by diagonal braces. No such braces shall have a continuous run in excess of twenty feet (20 ft.). Braces shall be connected to the uprights as close as possible to the ledgers.

439. All scaffolds ten feet (10 ft.) or more above grade shall be equipped with a backrail which shall be installed on the inner side of the uprights.

440. Scaffolding planks shall be not less than two inches by ten inches (2 in. \times 10 in.) nominal dimensions. They shall extend not less than six inches (6 in.) and not more than twelve inches (12 in.) beyond the supporting members. Adjoining planks shall be uniform in thickness. Planks shall be frequently tested by applying four (4) times the intended load.

441. At no time shall workmen work on less than two (2) staging planks. When the distance between sets of vertical supports is greater than thirty-four inches (34 in.), an additional plank shall be used.

442. Only material for current use shall be kept on any scaffold, and at no time shall any scaffold be overloaded.

443. Proper means of access shall be provided to all working-levels of the scaffolding.

444. Tubular and similar-type sectional scaffolding shall be erected plumb and level. A spirit level or similar device shall be used for this purpose.

SWING STAGINGS

445. Swing stagings shall consist of a platform supported at the ends by hangers, stirrups, or slings, and suspended by ropes attached to hooks or thrust-outs, which are supported at the eaves of a building, the main cornice, parapet wall, or other substantial support.

446. When the point of a hook is used to support the staging, the hook shall be securely tied back to a solid anchorage on the building.

447. When thrust-outs are used for suspending the staging, such thrust-outs shall be rigidly fastened together and counter-balanced sufficiently to ensure stability. Cleats or bolts shall be fastened at the outer end of thrust-outs to act as safety-stops for the suspended slings.

448. The platform of a swing staging shall be not less than twenty inches (20 in.) clear width and shall be one of the two following types:—

(a) The ladder type, consisting of boards upon a horizontal ladder-like frame, the sides of which are parallel:

(b) The plank type, consisting of planks supported on the stirrups or hangers.

449. (a) The sides of stringers, rungs, and tie-rods for the ladder-type stagings shall be not less than that shown in the following table:—

Length	Width Between Stringers	Cross-section of Side-stringers		Rungs		Tie-rods	
		At Ends	At Middle	No.	Dia.	No.	Dia.
15'0"	20"	1 $\frac{7}{8}$ " \times 2 $\frac{3}{4}$ "	1 $\frac{7}{8}$ " \times 3 $\frac{3}{4}$ "	10	1 $\frac{1}{8}$ "	4	$\frac{5}{16}$ "
16'0"	20"	1 $\frac{7}{8}$ " \times 2 $\frac{3}{4}$ "	1 $\frac{7}{8}$ " \times 3 $\frac{3}{4}$ "	11	1 $\frac{1}{8}$ "	4	$\frac{5}{16}$ "
18'0"	20"	1 $\frac{7}{8}$ " \times 3"	1 $\frac{7}{8}$ " \times 4"	12	1 $\frac{1}{8}$ "	4	$\frac{5}{16}$ "
20'0"	20"	1 $\frac{7}{8}$ " \times 3"	1 $\frac{7}{8}$ " \times 4"	13	1 $\frac{1}{8}$ "	4	$\frac{5}{16}$ "
24'0"	20"	1 $\frac{7}{8}$ " \times 3"	1 $\frac{7}{8}$ " \times 4 $\frac{1}{2}$ "	16	1 $\frac{1}{8}$ "	5	$\frac{5}{16}$ "

(b) Flooring shall have a minimum thickness of three-quarters of an inch ($\frac{3}{4}$ in.).

450. When plank-type platforms are used, the planks shall have a uniform thickness of not less than two inches (2 in.). Planks shall be tied together on the underside by cleats of a minimum size of one inch by six inches (1 in. \times 6 in.), securely nailed, and spaced at intervals of not more than four feet (4 ft.). Planks shall not exceed twelve feet (12 ft.) in length, and stirrups or hangers shall be placed so that the span does not exceed ten feet (10 ft.).

451. Solid hangers for swing staging shall be made of wrought iron or mild steel, having a cross-sectional area equal to three-eighths inch by one and one-quarter inches ($\frac{3}{8}$ in. \times 1 $\frac{1}{4}$ in.) or, if round, of not less than three-quarters of an inch ($\frac{3}{4}$ in.) in diameter. When swing stagings are suspended from wire-rope slings, such slings shall be not less than one-half inch ($\frac{1}{2}$ in.) diameter.

452. Swing stagings shall have railings at least three feet (3 ft.) in height on the outside of the platform, with top and intermediate rails. The minimum size of lumber shall be two inches by three inches (2 in. \times 3 in.) for uprights; two inches by four inches (2 in. \times 4 in.) for the top rail; one inch by six inches (1 in. \times 6 in.) for the intermediate rail.

453. When Manila rope is used for suspending swing stagings, it shall be not less than three-quarters of an inch ($\frac{3}{4}$ in.) in diameter. The pull-line shall be made fast to the point of the hook by what is commonly called a "painter's hitch."

454. When wire rope is used for suspending swing stagings, such rope shall be not less than three-eighths inch ($\frac{3}{8}$ in.) in diameter and shall be securely fastened to the drum of a winch.

455. Winches for hoisting and lowering swing stagings shall have a ratchet device and a worm and gear mechanism or similar approved methods for preventing the slipping or free running of the drum.

456. No greater number of workmen shall be allowed on the swing stagings than the number of fall-lines, and each workman shall be provided with a life-line not less than five-eighths of an inch ($\frac{5}{8}$ in.) in diameter, which is securely anchored.

457. Any swing staging used by plasterers, masons, or for heavy carpentry work more than twenty feet (20 ft.) above grade shall be provided with a curb at least eight inches (8 in.) in height. Wire netting of no greater mesh than one and one-half inches (1½ in.) shall extend over the curb to handrails.

458. Swing stagings shall be lowered to ground or lashed to buildings when workmen leave work.

459. All anchorages for swing stagings shall be carefully inspected before being used.

460. Two or more swing stagings shall not, at any time, be combined into one by bridging the distance between them with planks or any other form of connection.

461. When workmen are employed on such work as cleaning the exterior of buildings, where chemicals may be used, wire ropes shall be used to carry stagings.

462. Any splices made in wire cables used for stagings shall also have not less than two (2) cable-clips for each splice.

LADDER-JACK SCAFFOLDS

463. Ladder-jack scaffolds shall be used only for light work, such as painting and where the work is of short duration.

464. Ladder-jack scaffolds shall not be used at a height of more than twenty-two feet (22 ft.) above grade.

465. No more than two persons shall work on a ladder-jack scaffold.

466. Solid staging planks shall be of at least two inches by ten inches (2 in. × 10 in.) nominal dimensions.

467. Staging planks shall overlap the bearing surface not less than eight inches (8 in.) at each end.

468. When using solid staging planks, the distance between supports shall not exceed ten feet (10 ft.). When using the approved-type built-up staging plank, the distance between supports shall not exceed sixteen feet (16 ft.).

469. Ladder-jacks shall be of a type capable of being adjusted.

TRESTLE SCAFFOLDS

470. Trestles shall be solidly constructed. The spread of the legs shall be equal to one-half (½) the height of the trestle. When folding trestles are used, some means shall be provided to prevent the legs from spreading or closing in. When such trestles are over five feet (5 ft.) in height, the device used shall be a metal brace. Trestles used for scaffolds shall be set securely on the floor, or a firm footing shall be provided for this purpose.

471. Blocking under legs of trestles to increase the height is prohibited and extensions shall not be added to the legs.

472. No single-horse or trestle scaffolding shall be in excess of twenty feet (20 ft.) in height. Trestle scaffolds shall not exceed three (3) tiers or twelve feet (12 ft.) in height. When placed in tiers, the trestles shall be placed directly over each other and shall rest on planks at least two inches (2 in.) in nominal thickness.

MISCELLANEOUS STAGINGS

473. The use of shore scaffolds or lean-to scaffolds or wall brackets is prohibited.

474. Barrels, boxes, loose tile blocks, loose piles of bricks, or other unstable objects shall not be used for the support of planking intended as scaffolds or working-platforms.

475. Bosuns' chairs shall be suspended from four (4) corners with the ropes crossed diagonally beneath the seat, and they shall be provided with a body-belt. A five-eighths-inch (⅝-in.) rope or cable of equivalent strength shall be used for raising and lowering the chair by means of not less than a single- and double-sheave block.

476. Roof-jacks shall be substantially constructed, and they shall be maintained in good condition. They shall be provided with effective non-slipping devices.

477. Crawling-boards or ladders used for roof work shall be securely fastened over the ridge. The use of eaves-troughs as support is prohibited.

478. When workmen are employed on roofs having a pitch of one-third (⅓) or greater, a two-by-four (2x4) toe-hold shall be installed at the bottom of the rafters.

479. Galvanized, oxo-seal, or other similarly coated nails shall not be mouthed by workmen.

480. When castors are used on scaffolds, means shall be provided to prevent movement of the scaffold and the base section shall be made rigid by the use of braces to tie the uprights together.

481. When powder-actuated tools are used in confined places or for periods in excess of one hour, the operator shall be furnished with and shall use ear-plugs that will reduce the harmful sound of the explosive.

CONSTRUCTION TOWERS

482. All towers and hoist-shafts used in construction work shall rest on a solid foundation, shall be substantially built of sound materials, and properly braced. They shall be anchored to the building at intervals of not more than twenty-five feet (25 ft.) or shall be adequately guyed with wire ropes.

483. Proper means of access shall be provided to the tops of all towers.

484. Erection and maintenance of all towers shall be performed by experienced workmen only.

485. When booms are attached to construction towers, provision shall be made to take care of the extra imposed loads.

486. Frequent, regular inspections shall be made by the superintendent, foreman, or other authorized representative, of towers and all attached equipment.

CONSTRUCTION HOISTS

487. Hoisting-engines shall be of such type that the control-dogs on cable-drums are clearly visible to the operator in charge of same, and all such engines shall be provided with an efficient brake system and approved landing indicator.

488. All hoist-shafts shall be enclosed with substantial grill or boarding to a height of at least six feet (6 ft.) above each landing on all sides not used for loading or unloading.

489. Hoist-platforms shall be substantially constructed and shall be equipped with toe-boards not less than two inches by eight inches (2 in. × 8 in.) on all sides not used for loading and unloading the platform.

490. Hoist cables and fastenings shall be designed to carry a load equal to six (6) times the maximum actual working load, before rupture, and all such cables and fastenings shall be maintained in good repair at all times. The diameter of sheave-pulleys shall not be less than sixteen (16) times the diameter of the cable used. Grooves in sheaves shall be a proper fit for the ropes passing over them.

491. Entrances to shaftways shall be protected by hinged bars, placed at least eighteen inches (18 in.) outside the line of the shaftway. Where entrances to shaftways are exposed to hazard from falling material, a substantial covering shall be provided.

492. No workman shall travel on any hoist, and danger signs shall be posted on hoists, platforms, and towers warning workmen that they shall not ride on same.

493. Every hoist shall have clearly indicated on same its safe carrying capacity, and at no time shall such load be exceeded.

494. Runways to hoists shall have substantial flooring the full width of runways and each side of runways shall be formed of solid boarding, or have a ten-inch (10-in.) curb and handrails.

495. A signal system shall be installed at all landings and in the hoist-room to control the movement of any hoist platform or skip, and the hoisting engineer shall not operate his equipment except upon receipt of a signal.

496. The following signals shall be used to control the movement of platform and skip hoists:—

- One bell or light—To stop.
- Two bells or lights—To raise.
- Three bells or lights—To lower.
- Four bells or lights—All clear.

497. The following signals shall be used to control the movements of a boom operated on construction towers when visible or audible signals are necessary:—

- One bell or light—To stop.
- Two bells or lights—To raise.
- Three bells or lights—To lower.
- Four bells or lights—To move the boom to the right.
- Five bells or lights—To move the boom to the left.

TEMPORARY FLOORS

498. The working-floor shall be completely planked over, except for openings that are reasonably necessary.

499. In any building more than two (2) stories high in the course of construction a flooring shall be laid completely covering the floor immediately below, or a floor as close as possible to the level where work is being carried on.

500. In any building more than three (3) stories high the first floor above the street floor shall be completely floored over as soon as practicable, leaving such openings as are reasonably necessary, and same shall thereafter be kept covered throughout the entire period of construction. If column lengths are such as to prevent the flooring-over of this floor, then the second floor above the street shall be covered.

501. Temporary floors shall be constructed of sound lumber to carry a live load of at least fifty pounds (50 lb.) per square foot, with a factor of safety of four (4). Planks shall extend at least one foot (1 ft.) past supports, or be securely fastened, and shall have no unsupported projection greater than one foot six inches (1 ft. 6 in.).

502. Where it is impracticable to install temporary floors, rope safety-nets shall be substituted therefor. This applies to such structures as theatres, auditoriums, towers, and bridges.

503. When the structural framework of a building is erected in advance of the external walls, protection for workmen shall be provided and maintained by means of wire cable, three-quarter-inch ($\frac{3}{4}$ -in.) Manila rope, or standard railing firmly secured to uprights or columns of framework at outside of buildings and at light-wells.

504. When temporary floors are being removed, all loose objects lying on the planking shall first be removed to prevent such objects falling on workmen below, and warning shall be given to workmen working below planking being moved.

505. Stairways shall be installed as rapidly as the progress of the work will allow, and temporary ladders shall be dispensed with as soon as possible.

DEMOLITION

506. Before beginning actual work of tearing down a building, a definite plan of procedure shall be worked out, based on a careful study of the structure that is to be demolished and of its surroundings.

507. When necessary, adjoining buildings shall be promptly and thoroughly shored.

508. Care shall be taken to see that all gas-pipes have been disconnected and that all electric wires are dead, but adequate lights shall be provided for night operations.

509. The work of demolition shall be carried out in a regular and orderly manner from top to bottom of the structure, and all material displaced, unless required for reconstruction, shall be transported immediately to the ground. No material shall be stored upon any portion of a structure in excess of its safe carrying capacity. All glass and sash shall be removed before other demolition is started.

510. Chutes shall be provided for the removal of brick or other loose debris, and these chutes shall be completely enclosed. Chutes shall not extend in an unbroken line for more than two (2) stories, and gates or stops shall be placed at the bottom of each chute. Danger signs shall be placed at chute outlets.

511. When material is to be thrown down from upper stories to the ground, the space on which it falls shall be railed in.

512. All old material and rubbish shall be removed as fast as practicable and shall not be allowed to accumulate on floors nor upon the ground immediately outside of the building.

513. Whenever workmen are engaged in the removal of any part of a building or structure, which part is more than twelve feet (12 ft.) above a floor, platform, or the ground, there shall be provided for such workmen suitable scaffolds, life-lines, safety-belts, or life-nets.

514. Where it is not practicable to offer other means of protection as provided in these rules, life-lines and safety-belts shall be provided for workmen exposed to the danger of falling from locations where the combination of adequate footing and holding on with the hands does not exist, such as on steep roofs, narrow ledges, high parapets, skeleton beams, etc. This rule shall not apply to experienced structural-steel erectors or those of similar trades whose work is of such nature that the use of such life-lines or safety-belt would produce an additional hazard.

515. Masonry walls or other sections of masonry shall not be permitted to fall on the floors of the building in such masses as to exceed the safe carrying capacity of the floors.

516. Workmen shall not be permitted to work when weather conditions create a hazard.

517. Before demolishing any interior or exterior wall which is within ten feet (10 ft.) of any opening in the floor immediately below, such opening shall be substantially planked over, unless all workmen are removed from all floors below and access to such floors is positively prevented.

518. At the completion of each day's work all walls shall be left stable and in no danger of being overturned.

519. Construction-sheds and tool-boxes shall be so located as to protect workmen from the danger of falling walls and other falling objects.

520. All workmen on any demolition job shall be required to wear approved safety-hats.

521. Every opening into which a workman may fall or slip in a floor, platform, passage-way, or working-level shall be protected by a standard railing and toe-board.

522. Steel structures shall be demolished column length by column length and tier by tier. Every structural member which is being dismembered shall not be under any stress other than its own weight, and such member shall be chained or lashed in place to prevent any uncontrolled swinging or dropping. Large structural members shall not be thrown or dropped from the building but shall be carefully lowered.

PAINTING

523. Lunches shall not be kept with working-clothes, and food shall not be brought within twenty-five feet (25 ft.) of spray-painting.

524. Unless clearly impracticable, ventilation shall be provided while painting is carried on in a confined space.

525. Suitable respirators shall be provided by employers and worn by workmen while spray-painting.

526. Painters shall not work where the paint will contaminate the air breathed by other workmen.

527. Paints which contain materials injurious to exposed parts of a workman's body shall not be applied by spray-gun.

528. When acid is used in building-washing, goggles, rubber gloves, rubber suits, or other suitable protective equipment shall be worn by the building-washer.

WINDOW-CLEANING

529. In buildings having windows with sills ten (10) or more feet above the grade and so constructed that it is necessary for a workman to clean the windows from the outside, approved safety devices shall be provided and maintained in good condition for the protection of the window-cleaner.

530. Approved safety devices for window-cleaners shall include swing stages, monorail systems, bosuns' chairs or harness, extended window-platforms, ladders, or safety-belts. Such devices shall conform with the regulations covering same.

531. In buildings where the window sill extends less than four inches (4 in.) out from the window-frame, workmen shall not stand on such sills unless an approved auxiliary sill or other approved device is provided. The width of an auxiliary and the permanent sill combined shall not be less than ten inches (10 in.) or exceed fourteen inches (14 in.). Auxiliary sills, or other devices, shall be so designed and made that they are safely held in place and can be readily put in position and removed.

532. Window-cleaners shall use safety devices provided for their protection.

533. Window-cleaners shall not pass from window to window on the outside except where adequate protection is provided.

WINDOW-CLEANERS' SAFETY-BELTS

534. When windows are cleaned from a sill, an approved safety-belt of oak-tanned leather, canvas, or other equally strong, durable material shall be provided, maintained, and used.

535. The belt shall be so designed and constructed that it will be impossible for the safety terminals to pass through their fastenings on the body-belt should one terminal become loosened from its window anchor.

536. Ropes or safety-straps secured to eyes or rings shall be provided with metal thimbles to prevent wear.

537. Rope, if used for safety-straps, shall be not smaller than one-half inch ($\frac{1}{2}$ in.) Manila or its equivalent strength.

538. The belt, ropes, straps, and all interconnecting parts shall be separately, and as an assembled unit, of sufficient strength to support a suspended load of one thousand pounds (1,000 lb.).

539. All metal from which fittings such as belt-rings, strap or rope terminals, buckles, anchors, and bolts are made shall be of silicon bronze, stainless steel, monel metal, or other approved, suitable corrosion-resisting metal, and shall have an ultimate tensile strength of not less than fifty thousand pounds (50,000 lb.) per square inch and an elongation in two inches (2 in.) of not less than fifteen per cent (15%). All fittings shall be of forged construction. The use of cast devices is prohibited.

SAFETY-BELT ANCHORS

540. Where workmen must stand on the sill to clean windows and the sills are ten (10) or more feet above grade, such windows shall be provided with anchors to which the safety-belt can be fastened. These anchors shall be installed in the building or in the side frames of the windows and (or) in the mullions at a point not less than forty-two inches (42 in.) or more than fifty-one inches (51 in.) above the window-sill.

541. Anchors shall be of approved single-head type or be constructed with an eye not less than seven-eighths inch ($\frac{7}{8}$ in.) in diameter. The metal used in anchors shall comply with Regulation 539.

542. Bolts or anchor stems used for fastening anchor-heads to the building shall not be less than three-eighths inch ($\frac{3}{8}$ in.) in thickness if round and if rectangular not less than three-sixteenths inch ($\frac{3}{16}$ in.), having a minimum sectional area at least as great as three-eighths inch ($\frac{3}{8}$ in.) round. The bolt shall be fastened by a nut, washer, and lock-washer, and the end of the bolt shall be chipped or otherwise upset to prevent turning or removal of nuts. For fastenings in new masonry or concrete, anchor-stems shall have a T-head or a right-angle bend forming a head or flange of at least two inches (2 in.) or be of other head formation of approved type.

543. In new concrete buildings under construction the head of the anchor shall be embedded not less than five inches (5 in.).

544. In new buildings faced with masonry other than concrete the heads of anchors shall be embedded not less than nine inches (9 in.).

545. In masonry and concrete buildings already erected, anchors may be installed through the pulley stiles. The effective length of the bolt shall be not less than six inches (6 in.).

546. In wood construction, bolts shall pass through the entire wall or studding. Where solid mullions are used, bolts shall pass at least three-fourths the distance through the solid mullion. Where intermediate mullions are used, said mullions shall be reinforced by at least one stud. Where intermediate mullions of hollow construction are used, bolts shall pass through the outer casing and a reinforcing stud or through the pulley stile.

547. In hollow metal frame construction the bolt on the anchor-fittings shall be at least three-eighths inch ($\frac{3}{8}$ in.) in diameter and shall pass through a wrought-iron or steel plate not less than three-eighths inch ($\frac{3}{8}$ in.) thick by six inches (6 in.) long. This plate shall be in the form of a "Z" or some other equivalent, one portion of which will reach around behind the exposed face of the frame and be bolted or riveted to a part of the frame protected by masonry or concrete. As an alternative, each anchor-fitting may be attached to frame and reinforcing-plate by means of at least two (2) five-sixteenths-inch ($\frac{5}{16}$ -in.) corrosion-resisting metal screws, threaded and screwed into plate to a depth of at least three-eighths inch ($\frac{3}{8}$ in.).

548. Anchor-fittings having a single-threaded section and "nearly screwed-in" reinforcing-plates shall not be acceptable.

549. In solid metal frame construction, where the design of such frames permit, fittings shall be at least three-eighths inch ($\frac{3}{8}$ in.) in diameter and shall pass through a drilled hole in the frame and be locked in position by the use of a nut, flat washer, and lock-washer. When the nature of the solid metal frame construction is such that this method cannot be followed, it will be permissible to drill and tap the metal frame to a suitable depth to receive an anchor having at least two (2) five-sixteenths-inch ($\frac{5}{16}$ -in.) screws of approved durable corrosion-resisting metal for each fitting, threaded and screwed to a depth of at least one-half inch ($\frac{1}{2}$ in.). If necessary, a reinforcing-plate shall be used to secure that depth.

550. Where aluminium windows are installed on new construction, anchors shall be inserted through masonry at jambs, unless provisions have been made in jambs. Provisions shall be made in mullions for the installing of safety-anchors. In old construction the necessary means shall be taken to reinforce frames where needed. Anchors that come in contact with aluminium frames shall be of stainless steel or monel metal. Bronze fittings in aluminium frames shall not be used due to the acceleration of galvanic action when these metals are in contact with each other.

551. In buildings with windows where the distance between anchors is greater than six feet (6 ft.) there shall be installed approved additional anchors at each side of the window-frame; these anchors shall be set forty-two inches (42 in.) above the window-sills. There shall be provided for each such window when it is being cleaned a rope, strap, cable, or chain that can readily be attached to the anchors to be used as a back support for the window-cleaner. In addition, there shall be installed above these anchors, standard belt-anchors to which the window-cleaner shall attach one end of his belt.

552. Where masonry openings for mullion windows are more than five feet six inches (5 ft. 6 in.) wide, at least one anchor-fitting shall be installed in each mullion.

553. When it is necessary for the window-cleaner to pass from one window to another, sufficient belt-anchors shall be installed so that one belt terminal is fastened at all times.

554. Casement windows which cannot be wholly cleaned while standing at the inside shall have anchor-fittings installed in the same manner as specified for other windows.

MAINTENANCE OF WINDOW-CLEANERS' EQUIPMENT

555. Belt-anchors shall be regularly inspected by a competent person at least once in every six months (6 mo.).

556. Anchors that have become loose or worn shall immediately be replaced.

557. Belts and safety-straps for window-cleaners shall be inspected by owner or other competent person at least once a month.

558. Belts, lines, and attachments showing signs of wear or weakness shall be removed from service.

559. Belts and safety-straps shall be kept free from dirt and other impurities which may harm the material. Leather belts and straps shall be periodically treated with neat's-foot oil.

WOOD-WORKING MACHINERY BAND-SAWS

600. (a) All portions of the saw-blade of band-saws and band resaws shall be enclosed or guarded, except the working-side of the blade between the guide-rolls and the table. Band-saw wheels shall be fully encased.

(b) The outside periphery of the enclosure shall be solid. The front and back of band-wheels shall be either enclosed by solid material or by wire mesh or perforated metal. Such mesh or perforated metal shall be not less than 0.037 inch (U.S. Gauge No. 20) and the opening shall be not greater than three-eighths inch ($\frac{3}{8}$ in.). Solid material used for this purpose shall be of an equivalent strength and firmness.

(c) The guard for the portion of the blade between the sliding guide and the upper saw-wheel guard shall either enclose the saw-blade or protect the saw at the front and both sides. This portion of the guard shall be self-adjusting to raise and lower with the guide. The upper-wheel guard shall be made to conform to the travel of the saw on the wheel and the top member of the guard shall have at least a two-inch (2-in.) clearance outside the saw and be lined with smooth material, preferably metal.

CIRCULAR SAWS

601. Saws shall not be run at a speed in excess of that recommended by the manufacturers.

602. All circular saws shall, whenever possible, have those portions of the saw not in the cutting area fully guarded to prevent contact, and the portion of the saw in the cutting area shall be guarded in such a manner as to allow the passage of material being cut and expose the minimum amount of the saw.

603. Whenever possible, edgers, bolters, strip-pers, rip-saws, and similar equipment using a rip-type tooth shall be provided with non-kick-back fingers or dogs so located as to oppose the thrust or tendency of the saw to pick up the material or to throw it back. They shall be designed to provide adequate holding power for all thicknesses of materials being cut.

604. (a) Each hand-fed circular rip-saw shall be furnished with a splitter or spreader to prevent material from squeezing the saw or being thrown back. The spreader shall be made of saw steel or tool steel, or its equivalent, that has been hardened, tempered, and ground to gauge so that it is thinner than the saw-kerf but thicker than the saw-blade. It shall be of sufficient width to provide adequate stiffness or rigidity to resist any reasonable side thrust or blow tending to bend or throw it out of position. The spreader shall be so attached as to remain in true alinement with the saw even when either the saw or table is tilted and shall be so placed that there is not more than one-half inch ($\frac{1}{2}$ in.) space between the spreader and the back of the saw when the largest saw is mounted in the machine.

(b) The provision of a spreader in connection with grooving, dadoing, or rabbetting is not required. On the completion of such operations the spreader shall be immediately replaced.

TRIMMER AND CUT-OFF SAWS

605. Each swing cut-off saw shall be provided with an effective device to return the saw automatically to the back of the table when released at any point of its travel. Such device shall not depend for its proper functioning upon any fibre rope, cord, or spring. When counter-weights are used, they shall be provided with substantial safety chains or cables or shall be otherwise secured against falling whenever there is danger to workmen.

606. Each swing-saw shall be provided with limit-chains or other equally effective device to prevent the saw from swinging beyond the front of the table or beyond a forward position where the gullets of the lowest saw-teeth will rise above the table-top.

607. Swing-saws shall be prevented from rebounding by a latch or other effective device.

608. Operators of swing cut-off saws shall take such a position that no part of their body is in line with the saw. An operating handle shall be on the side of the saw from which the material is fed and shall be operated by the hand closest to the saw.

609. Guards protecting belt or chain drives of swing-saws shall extend one-half inch ($\frac{1}{2}$ in.) below the saw-mandrill pulley and upwards to the top pulley.

610. Inverted swing cut-off (jump) saws shall be provided with a hood that will cover the part of the saw that protrudes above the material being cut.

611. Jump-saws shall be guarded below the top of the roll, and a stop shall be provided to prevent any timber being thrown off the live-roll case and on to the carriage-track.

612. A conspicuous safety-sign and an approved safeguard shall be placed over the jump-saw to prevent anyone stepping over the saw.

613. A guard shall be provided in front of all trimmer-saws unless no workman is required to stand in direct line with any saw while it is cutting.

614. Shingle-saws used as trimmer-saws shall be discarded when they are worn down so that there is less than one inch (1 in.) between gullet and the outside rows of collar-holes.

PORTABLE SAWS

615. All portable power-driven circular saws shall be equipped with guards which will automatically adjust themselves to the work when in use so that none of the teeth are exposed to contact above the work, and when withdrawn from the work, the guard shall completely cover the saw to the depth of the teeth.

616. Fuel-wood saws shall be provided with approved safeguards and operated in accordance with the principles governing the operation of similar saws as outlined in these regulations.

617. Gasoline dragsaws shall be equipped with a clutch, shall be kept in good operating condition, and have gears, frictions, and drive-chains guarded. When used in a fixed position, dragsaws shall have the cranks guarded.

CRACKS IN SAWS

618. Any band-saw found to have developed a crack, the depth of which is not greater than one-tenth ($\frac{1}{10}$) the width of the saw, shall be discontinued from service unless development of the crack is arrested by centre-punching or other effective means.

619. Any band-saw found to have developed a crack, the depth of which is greater than one-tenth ($\frac{1}{10}$) the width of the saw, shall be discarded unless the width is so reduced as to eliminate the crack or unless the cracked section is replaced. Brazing and welding of band-saws shall be done only by workmen competent to do such work.

620. Any circular saw found to have developed a crack less than two inches (2 in.) in depth shall be discontinued from service until development of

the crack is arrested by centre-punching or drilling at the inner end of the crack, or by other effective and reliable means, and the tension of the saw corrected, or unless the diameter is so reduced as to eliminate the crack.

621. Any circular saw that is found to have developed a crack more than two inches (2 in.) deep shall be discarded unless the diameter is so reduced as to eliminate the crack and the tension is corrected.

622. Welding of cracks shall be done only by competent workmen. Welding of cracks deeper than ten per cent (10%) of diameter will not be allowed.

623. The welding of eye cracks in circular saws is prohibited.

WOOD-WORKING PLANT LAY-OUT

624. Wood-working machinery shall be firmly secured to substantial floors or foundations. Small units shall be secured to benches, tables, or stands of adequate strength, and so designed as to prevent overturning or unintentional movement. This rule does not apply to portable hand-tools.

625. Aisles for one-way traffic shall be not less than the width of the widest vehicles or load plus three feet (3 ft.). For two-way traffic the minimum width of aisles shall be not less than twice the width of the widest vehicle or load plus three feet (3 ft.). Lines shall be painted on the floor or some similar method be employed to mark aiseways.

626. Machines shall be so located that there will be sufficient space in which to handle material with the least possible interference from or to workmen or machines. Machines shall be so placed that it will not be necessary for anyone to stand in or so near an aisle as to be liable to hazard.

627. In order for each operator to have sufficient space in which to handle the material with the least possible interference from or to other workmen or machines, the following conditions shall be maintained:—

- (a) *Rip and Crosscut Bench or Table Saws.*—The minimum distance or clearance on each working-side of the saw-table shall be equal to three feet (3 ft.) more than the longest material handled.
- (b) *Band-saws.*—The minimum distance or clearance on three (3) sides of the table shall be equal to a circle with the point of operation of the saw-blade as a centre and a radius equal to twice the diameter of the band-wheels.
- (c) *Jointers.*—The minimum distance or clearance shall be at least three feet (3 ft.) greater than the length of the longest material worked on the machine.
- (d) *Shapers.*—The minimum distance or clearance shall be at least three feet (3 ft.) greater than the longest dimension of the material worked on the machine. It is vitally important to both safety and production to protect shaper operators from interference. To this end, shaper machines shall be so set that the operator faces the aisle and is protected at the back by a partition or railing.

628. Planers, stickers, shapers, sanders, and surfacers shall be connected with an adequate exhaust system to take away shavings and dust.

629. It is important in the location of a rip-saw to be sure that no workman is regularly working in line with the saw where he might be hit by material in case of a kick-back. If it is necessary to locate a machine in such a position, a heavy metal or plank barricade shall be erected to protect the workman.

WOOD-WORKING MACHINERY GUARDS

630. Guards shall be installed wherever possible and their use enforced. If special operations require the removal of the guard, it shall be immediately replaced upon the completion of the work which required its removal. No workman shall be permitted to remove a guard or to operate the machine without the guard except with the consent of the foreman in each specific instance.

631. Where an exhaust system is used, the guard may form part or all of the exhaust-hood.

632. In order to use the hood-guard effectively on circular rip-saws when cutting narrow strips, a fillister piece shall be used. This shall be made of wood about two inches (2 in.) wide. It shall be about three-quarters inch ($\frac{3}{4}$ in.) thick, or slightly thinner than the thickness of the material being cut. It shall be provided with cleats or brackets at the ends so that it will either fit down over the front and back ends of table or can be quickly attached to the gauge or fence.

633. Each hand-fed jointer with horizontal head shall be equipped with a cylindrical cutting-head.

634. Each hand-fed jointer shall have an automatic guard which will cover all the section of the head on the working-side of the fence or gauge, and a guard which covers the head back of the fence.

635. Each tenoning-machine shall have all cutting-heads and saws and belts guarded as much as possible.

636. Hand-fed tenoning-machines shall be provided with a clamping or "hold-down" device to help the operator to hold the material being cut.

637. Boring-bits shall be provided with a guard that will enclose all portions of the bit and chuck above the material being worked.

638. Universal joints on spindles of boring-machines shall be completely enclosed to prevent injury to the operator.

639. On chain mortisers the top of the cutting-chain and driving mechanism shall be enclosed.

640. The cutting-heads of each wood-shaper, hand-fed panel raiser, or other similar machine not automatically fed shall be enclosed with a cage or adjustable guard, so designed as to keep the operator's hands away from the cutting-edge. The diameter of circular shaper-guards shall not be less than the greatest diameter of the cutter. Cylindrical heads shall be used wherever the nature of the work will permit. Templates, jigs, and fixtures which will remove the operator's hands from the point of operation shall be used wherever the nature of the work will permit.

641. Each planing, moulding, sticking, and matching machine shall have all cutter-heads and saws, if used, covered by metal guards which will effectively prevent contact with moving parts and allow free entry of material being cut.

642. Each profile and swing-head lathe shall have all cutting-heads covered by an effective metal guard.

643. Each drum sanding-machine shall have an exhaust-hood so arranged as to enclose the revolving drum, except such portion of the drum above the table, if table is used, as may be necessary for the application of the material to be finished.

644. Each belt sanding-machine shall have both pulleys enclosed in such a manner as to guard the points where the sanding-belt runs on to the pulleys. The unused run of the sanding-belt shall be guarded.

645. Each disk sanding-machine shall have the exhaust-hood or other guard, if no exhaust system is required, so arranged as to enclose the revolving disk, except such portion of the disk above the table, if table is used, as may be necessary for the application of the material to be finished.

646. Veneer-clippers shall have automatic feed or shall be provided with a guard which will make it impossible to place hands or fingers under the knife while feeding stock. The rear of each clipper shall be guarded to prevent any portion of the hand being placed under the knife while removing clipped stock.

647. All feed-rolls shall be protected with a semi-cylindrical guard to prevent the hands of the operator from coming in contact with the in-running rolls at any point. The guard shall be constructed of heavy material, preferably metal, and firmly secured to the frame carrying the rolls so as to remain in adjustment for any thickness of stock. The bottom of the guard shall come down

to within three-eighths inch ($\frac{3}{8}$ in.) of a plane formed by the bottom or contact face of the feed-roll where it touches the stock.

648. Pineapples and mechanical swedes shall be covered with guards which shall effectively prevent accidental contact with any moving part.

WOOD-WORKING MACHINERY OPERATION

649. Dull, badly set, improperly filed, or improperly tensioned saws, or inserted tooth saws with poorly fitting shanks or worn bits, shall be immediately removed from service as soon as they begin to cause the material to stick, jam, or kick back when it is fed to the saw at normal speed. Saws to which gum has adhered on the sides shall be immediately cleaned.

650. All knives and cutting-heads of wood-working machines shall be kept sharp, properly adjusted, and firmly secured. Where two or more knives are used in one head, they shall be properly balanced.

651. Bearings shall be kept free from lost motion and shall be well lubricated.

652. Arbors of all circular saws shall be free from play.

653. Push-sticks shall be used for pushing stock through rip-saws and jointers not equipped with self-feeding devices.

654. Material being sawn shall be provided with a support as close as practicable to where the material is being cut.

655. Special consideration shall be given to the use of jigs or fixtures when cutting irregular pieces or oblique angles. In a production shop which uses jigs and fixtures, definite space either at the saw or in a storeroom shall be provided for storing these fixtures.

656. Rubber gloves, other necessary protective equipment, and proper washing facilities with non-caustic soap shall be provided and used by all workmen handling glue. Glue-spreaders shall be enclosed on the in-running side, leaving only sufficient space to permit the stock to enter the rolls.

SAWMILLS

BOOMING-GROUNDS

700. Booming-grounds shall be provided with suitable walks with a safe means of access thereto.

701. Adequate illumination shall be provided at all working-points during all hours of darkness when work is being carried on.

702. Life-buoys equipped with at least fifty feet (50 ft.) of line shall be provided at suitable points.

LOG-HAULS AND LOG-DECKS

703. The return strand of chain-hauls shall be equipped, over passage-ways, with a guard of sufficient strength to carry the weight resulting from a broken chain.

704. Unless clearly impracticable, every log-haul shall have at least one runway or walkway with cleats and handrails. Such walkways and runways shall be of sufficient width to enable workmen to stand clear of logs in the slip.

705. When vertical log-hauls or wells are used, workmen shall not work directly below logs which are being hoisted. Whenever possible, suitable swinging guards shall be installed at the top of such wells for the protection of men working on the decks.

706. All log-hauling or hoisting equipment shall be equipped with brakes when there is danger of the logs running back due to power failure or other causes.

707. Provision shall be made at the mill end of the log-deck to afford protection to workmen from rolling logs and kickers.

LOG-CARRIAGE

708. When a log-deck is equipped with a nigger or a single-arm turner, carriage-knees shall be equipped with goose-necks or straight bars extending eighteen inches (18 in.) or more above top of knee.

709. The sawyer shall be directly responsible for the safety of the carriage crew and off-bearers and shall exercise due care in the operation of the carriage and the log-turning devices.

710. Head-blocks shall be cleared with a stick, wire brush, or other effective means. The use of hands or feet for this purpose is prohibited.

711. The seat or stand of the setter shall be fitted with an adequate protection to prevent his coming in contact with the wall timbers or rafters where the clearance between the back of the setter's seat and the wall timbers of the mill structure is less than eighteen inches (18 in.).

712. The back of the carriage shall be provided with a standard handrail, except where there is a clear floor area at least thirty inches (30 in.) wide, the full length of the carriage-travel and level with the carriage-deck.

713. The carriage-cable shall be guarded below the floor in such a manner as to protect workmen should the cable break.

714. A guard shall be installed on the carriage-floor where the carriage-cable runs on to the sheaves.

715. When considered necessary by reason of carriage-speed, the carriage crew shall be protected by a railing or other suitable means against being thrown off balance.

716. There shall be placed at each end of the carriage-travel a substantial buffer-stop, preferably equipped with spring or pneumatic buffers.

717. Means shall be provided for securely locking the sawyer's log-turning and carriage-control levers.

718. When a steam-engine is used for driving the carriage, a quick-action valve shall be located in the steam-line, as near the engine as possible, and arranged so that it can be closed from the sawyer's stand by means of a trip or other quick-acting device. This valve shall be tested at least once a week by a competent person.

719. No part of the carriage-track shall be regularly used as a walkway or passage-way, and no person shall get on or off a carriage while it is in motion.

SAWMILL HEAD RIG

720. When the head rig consists of two circular saws, the top saw shall run in the opposite direction to the bottom saw.

721. Where possible, a substantial barrier at least thirty inches (30 in.) high shall be provided between the sawyer and the carriage-track and extending at least four feet (4 ft.) back from the husk.

722. Where necessary, a substantial sheering-device shall be installed between the sawyer and the saw to prevent sawn material going back into the sawyer's box.

723. Tail-sawyers shall be provided with and wear goggles or some other suitable form of eye-protection.

724. Where, in the opinion of the Board, material thrown back by a circular head-saw might endanger workmen, a substantial barrier shall be erected to protect such workmen.

725. All band-mills shall be adequately guarded, and the opening above the band-mill into the filing-room shall be substantially housed in.

726. All head band-saw wheels shall have a minimum rim thickness of five-eighths inch ($\frac{5}{8}$ in.), except for a distance not to exceed one inch (1 in.) from the edge of the wheel.

727. Every band-mill wheel shall be carefully inspected by or on behalf of the owner at regular intervals, and all hubs, spokes, rims, belts, and rivets subjected to hammer tests and examined thoroughly.

728. A band-wheel in which a crack is found in the rim or spoke shall be immediately discontinued from service.

729. The up-travel of the saw shall be completely guarded, and the down-travel shall be guarded with a shield extending down to the guide.

730. A substantial screen of wire mesh or other suitable material shall be placed in front of circular head-saws to protect the sawyer from flying particles.

731. Circular-saw mills shall be equipped with safety-guides which will admit of adjustment without the use of a wrench or other hand-tool.

732. The top half of the top saw shall be covered to prevent chips and sawdust flying and to prevent contact by workmen.

RESAWS

733. Band-saws shall have the gears guarded and shall have a heavy guard to restrain the saw in case it breaks.

734. Circular resaws shall be adequately guarded and be equipped with a splitter.

LIVE ROLLS

735. All live-roll gears shall be guarded on the top, bottom, and sides.

736. Driving-shafts of live rolls shall be guarded on top and sides.

737. Live rolls shall be replaced when a hole or crack has developed sufficient to impair its strength or catch clothing.

EDGER

738. The top of the edger shall be covered as completely as possible to control flying knots, chips, and debris.

739. Bench or single-saw edgers shall be equipped with splitter and saw-guard.

740. There shall be a substantial guard behind the in-feeding side of edgers to protect workmen from kick-backs.

741. Edger pressure-rolls shall have a solid continuous rim surface and shall not be built with gaps or spaces. Pressure-rolls shall be kept in contact with the material being cut.

742. Double edgers shall have separate pressure-rolls for each side. No more than one piece of wood shall be fed to any single set of rolls on edgers, surfacers, or planers.

743. An independent stopping-device shall be installed on the feed-rolls of all edgers over four inches (4 in.) in size.

SAWMILL YARD

744. Lumber-piles shall be well made and stripped. Piles shall not be carried to such a height as to make them insecure and liable to topple over.

745. To make loads safe for piling and handling, units or loads of lumber built up for transportation by cranes, derricks, lift-trucks, or similar equipment shall be provided with sets of stickers, as follows: With lumber six inches (6 in.) or less in width, there shall be one set of sticks to each foot of height and there shall be not more than six inches (6 in.) of boards or small-dimension lumber on the top of upper row of piling-strips. Lumber wider than six inches (6 in.) shall be stripped each eighteen inches (18 in.) in height. Any load which is less than a full or complete load, regardless of lumber-width, shall conform to these rules and, in addition, care shall be taken not to have more than six inches (6 in.) of lumber on top of upper row of piling-strips. Stickers shall not protrude beyond the sides of the load and shall be uniformly spaced in loads that are to be stacked.

746. Units shall not be stacked more than three (3) high, unless two (2) or more piles are tied together with substantial cross-ties. When so cross-tied at each successive load, the height of lumber-stacks shall be limited to seven (7) units.

747. Truck-loads of lumber shall be adequately stripped, and horses used in truck-loading shall be substantially constructed and kept in good repair.

748. Safety-hats shall be worn by workmen employed around lumber-piles which are more than fourteen feet (14 ft.) high.

749. Every care shall be exercised in operating carriers not to exceed a safe speed, and suitable traffic signs shall be installed at dangerous points. No one, other than the driver or a driver-in-training, shall ride on lumber-carriers unless approved facilities are provided.

750. Operators of lift-trucks or other equipment used for stacking loads of lumber shall refuse to pile any load which, in their opinion, is unsafe to

handle. Such loads shall be reported to the supervisor, and he shall then assume responsibility for the handling of the load.

751. Mechanical stackers shall be operated in such a manner and with due consideration to the speed of travel, angle and width of buckets, size of lumber being stacked, climatic conditions of snow, ice, and wind, so that workmen are not exposed to lumber being thrown or falling from equipment. Lumber shall not be stacked during period of high winds.

752. When railway switching operations are in effect, no workman, other than members of the train crew, shall ride in or on any car.

MISCELLANEOUS SAWMILL EQUIPMENT

753. When the control of steam-engines or of motors driving mill machinery is regulated by signals, a distinctive signalling-device shall be used for each driving-device. Signals shall be answered before the machinery is started. One blast shall mean to stop, two to go ahead, and three to run slow. Such signals shall not be used for any other purpose.

754. Walkways on either side of green chains or sorting-tables shall be of sufficient width to provide safe working-space.

755. Safety-catches on carriers of kiln doors shall be maintained in good condition and inspected at intervals sufficiently frequent as to ensure safe condition.

756. Hog-feed chutes shall be provided with suitable and approved baffles, which shall effectually prevent material from being thrown from the hog. When necessary, goggles or face-shields shall be worn by operator.

757. Workmen feeding hog-mills or chippers shall be provided with and wear safety belts and line unless otherwise protected from any possibility of falling into the machine.

758. Hand-barking machines shall be equipped with cylindrical cutter-heads. A stop-block shall be placed behind the machine at a distance which will prevent the hands of the operator from being drawn into the cutter. A substantial metal railing shall be placed between the operator and the barker-head.

759. These regulations shall apply to portable mills as well as stationary mills.

SHINGLE-MILLS

760. The periphery and the inside of shingle-saws shall be guarded to prevent chips or knots flying from saw.

761. The cutting-face of shingle-saws shall be guarded. The saw-tooth guard shall be of sufficient size to hold the saw should the nut come off and shall project one and one-half inches (1½ in.) past the cutting-edge of the saw and shall be not more than one-quarter inch (¼ in.) from the side of the saw.

762. All direct-connected motor-driven shingle-machines shall have an independent brake on the clipper-saw drive.

763. On belt-driven machines the tightener rope shall be within reach of the operator.

764. There shall be an approved guard over the clipper-saw, securely fastened with three (3) bolts; said guard shall not be more than four inches (4 in.) above saw and not more than one-half inch (½ in.) from the perpendicular line of saw.

765. Clipper-saws shall be encased with a metal guard, except that part of the saw which is necessary to trim shingles.

766. Clipper-boards shall be equipped with substantial metal finger-guards five inches (5 in.) long and one and one-quarter inches (1¼ in.) deep.

767. Ratchet-levers on networks shall be guarded.

768. All shingle-machines shall be equipped so that the carriage will stop when the treadle that operates the jaw of the carriage is down and the machine will not start when treadle comes up. It shall be necessary for operator to put his foot on the other treadle to start the machine. Fly-trips shall not be used on shingle-machines.

769. Saw-arbors shall be covered, and all bearing-caps on shingle-machine arbors shall be of steel.

770. When cutting sixteen-inch (16-in.) shingles, the minimum diameter of the saw shall be thirty-six inches (36 in.), and when cutting eighteen-inch (18-in.) shingles, the minimum diameter of the saw shall be thirty-eight inches (38 in.).

771. The speed of carriages shall not exceed thirty-four (34) strokes per minute.

772. The front of cutting-face of knife-type shingle-jointers shall be fully guarded, with the exception of a narrow slot through which the shingles may be fed against the knives.

773. Power-splitters shall have spreaders behind the saw; the top of the saw shall be completely covered. The carriage lever shall have a lock to hold it in a neutral position.

774. Power-bolters shall have a guard over the top of the saw to protect the operator from flying splinters. A safety-catch shall be provided to prevent the carriage coming off the track.

775. Suitable guards shall be installed to protect block roller from bolter-saw.

776. No repairs shall be made to shingle-machines while shingle or clipper saws are in motion. Operators shall not leave the machine while the saws are in motion.

777. Blocks shall not be piled on tables more than one (1) tier high and in other places not more than four (4) high unless they are being properly piled for storage purposes.

LOGGING

LOGGING RIGGING

800. Trees, snags, and saplings within reach of landings, spar-trees, or machines shall be removed before operations begin. Trees and snags within reach of guy-lines shall also be felled. This rule does not apply to rub-trees.

801. All ropes, slings, straps, blocks, shackles, and similar equipment shall be of sufficient size and strength to safely withstand imposed stresses and to safely perform the functions for which they are used. When such equipment deteriorates through rust, wear, broken parts, undue strain, or other conditions to the extent that they are unsafe for the purpose for which they are intended, they shall be discarded.

802. Head-spars, tail-trees, A-frames, and gin-poles shall be examined and approved by the woods foreman or superintendent or high-rigger before being rigged.

803. Main lines, high-lead and loading lines, blocks and cables shall be inspected and approved by the foreman or riggerman before being hung. Blocks shall not be oiled while in motion.

804. All trees to which rigging is attached shall be topped not more than twelve feet (12 ft.) above top guys, with limbs trimmed close, and trees shall be barked at all places where rigging is attached and wherever any part of the rigging may chafe the tree. All spar-trees shall have all loose bark removed.

805. All stumps used for anchorage shall be examined and approved by the superintendent or woods foreman or head rigger. Stumps shall be properly notched and lines well spiked. Standing timber shall not be used for anchorages. All anchorages shall be inspected daily by a competent workman.

806. When a workman is required to work aloft, he shall use standard equipment, including a safety-belt, a wire-line or wire-cored Manila rope safety-strap, and climbing-spurs, all of which shall be maintained in good order. A complete spare set of standard equipment shall be provided and kept ready for immediate use in case of emergency.

807. Riggers shall use pass-lines when going up trees to work. Pass-lines shall be fitted with a link or ring as a guard to prevent riggers from being drawn into blocks. Pass-lines shall be kept in good condition, free from knots or splices, and shall be long enough to have at least three (3) wraps on the drum at all times. When not in use, pass-lines shall be fastened in such a manner as to eliminate damage to them by wrapping or chafing.

808. When the high-rigger is in the tree, one workman shall be detailed to give signals and he shall not be otherwise occupied during that time. This signaller shall be far enough away from the tree to be out of danger from falling objects.

809. At least two (2) tree plates or irons, with hooks for straps, shall be used in rigging spar-trees.

810. At least five (5) top guys not less than the same size as the main line shall be used to support spar-trees.

811. All landing-trees shall have at least six (6) top guys and three (3) buckle guys.

812. The guy-line to which a loading-jack is attached shall be at least one-quarter inch ($\frac{1}{4}$ in.) larger in diameter than the other guys, unless all guys are one and one-quarter inches ($1\frac{1}{4}$ in.) in diameter or larger.

813. Guy-lines shall be attached to spar-trees with standard guy-line shackles or other approved fasteners.

814. Gin-poles shall be equipped with three (3) guys in back and one (1) in front, and the diameter of the guys shall be not less than one-quarter inch ($\frac{1}{4}$ -in.) greater than the hoisting-line.

815. A-frames on floats shall have at least four (4) guys on back and not less than two (2) on front when main lines are one inch (1 in.) or more in diameter. When main lines are less than one inch (1 in.) in diameter, there shall be at least three (3) guys on back and two (2) on front.

816. Cable straps of good quality and not less in size than main line shall be used for tail-holds on A-frames, and these straps shall be carefully inspected at least once a year.

817. In sky-line operations the sky-line shall run through a tree-jack to suitable anchorage and shall not be fastened to the tail-spar.

818. On skidder operations there shall be a safety-line attached to the sky-line, tail-held so that, should the anchorage let go, the safety-line will protect the workmen on the landing.

819. Whenever possible, the angle of the line between the donkey, the high-lead block, and the yarding or swing road shall not be less than ninety degrees (90 deg.).

820. There shall be not less than three (3) full turns of the cable on the drum, and the end of the cable shall be securely fastened to the drum.

821. When running in slack lines, workmen shall not use their hands to guide the lines on the donkey-drum.

822. Molly Hogans shall not be used to connect sky-lines, guy-lines, loading rigging, or any stationary line. When used, Molly Hogans shall be made with a single strand on the same size as in connecting lines and shall have six (6) complete wraps.

823. No blocks, except pass-blocks, shall be fastened to any standing tree which has not been topped and properly guyed.

824. On all main-line blocks there shall be a safety-strap fastened to a guy-line by means of a shackle. Guy-lines farthest from the proximity of the workmen shall be used for this purpose. Loading-blocks shall also be fitted with safety-straps. Safety-straps shall be fastened to the shell of high-lead blocks.

825. All slings or straps to which blocks are attached shall be of a strength at least equal to one and one-half ($1\frac{1}{2}$) times that of the hauling-lines. All blocks shall be hung from both eyes of the strap, except for straw-lines, pass-lines, or similar lines which are not subject to severe stress. These may be hung from one eye and the strap threaded through a shackle fitted to the other eye.

826. All pins shall be securely fastened with a forelock. This equipment shall be given careful inspection by a rigger, superintendent, or foreman before setting up.

827. When the nose guy of the loading-boom runs through a block or shoe, it shall be anchored on the opposite side of the tree to which yarding and loading operations are performed. The lines supporting the boom shall be hung in such a manner as to prevent fouling of the buckle guys.

FALLING AND BUCKING

828. Workmen not directly connected with falling and bucking shall not be permitted to work where they are in danger of being injured by these operations.

829. Fallers shall be kept informed by scalers of their movements in the immediate vicinity of falling operations.

830. In general, the bull-bucker or foreman shall be responsible for safe working conditions for fallers and buckers.

831. The head faller shall be held responsible for the safety of the second faller and the buckers of his gang.

832. Fallers and buckers shall be responsible for keeping wedges, axes, spring-boards, saws, and other tools used by them in a safe condition.

833. When practicable, snags shall be felled before the green timber and into the open.

834. Trees shall not be felled if the falling tree can strike any running line of any unit in operation or any standing line, such as sky-line, tail-hold, guy-lines, etc.

835. No tree shall be felled toward and within range of a travelled road or railroad-track in use unless a flagman is placed on such road or track to warn all approaching persons or to stop vehicles such as automobiles, speeders, locomotives, etc., until the tree is down and proper precautions taken to protect traffic.

836. Before starting to fell a tree, adjacent brush shall be cleared away so that there is plenty of room to swing an axe and to permit a quick get-away.

837. Fallers shall give timely warning to buckers and other persons in the vicinity where a tree is being felled, informing them of the direction in which the tree will fall, taking notice that such persons are not only out of reach of the tree, but also out of danger of possible side-winders, snags, or other trees which may be knocked over by the tree being felled.

838. The depth of the undercut shall be at least one-quarter the diameter of the tree, and the wood shall be removed from the undercut before the back cut is started.

839. When moving tools, fallers and buckers shall not attempt to carry more than can be safely handled over the territory to be covered.

840. When a tree starts to fall, fallers shall quickly get away to a safe distance of at least twenty-five feet (25 ft.) or behind some protective covering.

841. Fallers shall not work in such positions that the trees they fell or side-winders can reach another set of fallers.

842. Fallers or buckers shall not work on hill-sides immediately below each other where there is danger of skidding or rolling trees.

843. Before starting to buck a log, all brush and other objects which might catch the saw shall be cleaned away.

844. When bucking a tree or log lying on an incline, the buckers shall work on the upper side whenever possible.

845. No bucking cut shall be started if there is a possibility that the cut cannot be completed. If, for any reason, the log is not completely bucked, the bucker shall mark the log by cutting a cross and shall notify both the scaler and the bull-bucker who shall, in turn, be responsible for notifying the rigging crew.

YARDING OF LOGS

846. When logs are to be hauled on established skid or truck roads, all dead trees, dangerous small trees, or trees with limbs likely to fall, and all snags and sweepers shall be felled to a safe distance before the road is used.

847. The signalman shall not give the signal to move lines until everyone is in the clear. Whenever possible, the signalman shall be in full view of the rigging crew and shall not give the signals to move the lines without orders, except to stop rigging when danger is seen.

848. Before giving the "go ahead" signal, all rigging-men shall be behind the turn at a safe distance therefrom, except when logging on a hill-

side, when the rigging-men shall stand on the uphill side of the rigging and out of line of the turn or they may stand behind a natural barrier.

849. Yarding-machines and loaders shall not be operated under guy-lines if it can be avoided.

850. All yarders shall be equipped for signalling purposes with an adequate whistle or horn which shall be loud enough to be distinctly heard one thousand feet (1,000 ft.).

LOADING OF LOGS

851. Where practicable in laying out log-landings or rollways, the loading-donkey shall be so placed that the donkey engineer has a full and unobscured view of the operations. When vision is obscured, signals shall be given by a designated person.

852. Loading-donkeys shall be so set as to be entirely clear of cars being loaded.

853. Workmen shall not work under the chunk or slack-puller. A line of adequate length shall be hung from the chunk or slack-puller to serve as a warning.

854. When a loading-machine is operating at greater than shouting distance from a yarder, such loader shall be equipped with an adequate signal whistle or horn.

855. All limbs shall be trimmed close before loaded cars or trucks leave loading-works.

856. No workman shall ride on hook or log while loading, or while log is being hauled, or while log is travelling down a grade chute or in a flume.

857. Swamp hooks or tongs shall be attached to crotch-line with cleavices or other approved safety devices. All hooks shall be attached to loading-lines with screw shackles. Whenever there is danger of hooks or tongs pulling out of the log, straps shall be used.

TRACTOR LOGGING

858. All projecting snags, chunks, or other similar dangerous objects shall be removed from tractor-roads before roads are used.

859. All tractors working in the woods shall be equipped with approved steel guards for the protection of the driver from falling saplings, chunks, or limbs, and from flying objects and sweepers.

860. Tractor-drivers shall have an unobstructed view of logs and the rigging crew when the signal to "go ahead" is given. Drivers shall see that no one is in the range of swinging logs when breaking turns around stumps.

861. Line-guards shall be kept on the arch at all times.

862. Riding the turn, the arch, or behind the seat of tractors is forbidden.

863. Logs shall not be swung over tractors with loading-machines.

MOTOR-TRUCK LOGGING

864. For the protection of the driver, logging-trucks shall be equipped with a substantial bulkhead at least six inches (6 in.) higher and six inches (6 in.) wider than the cab.

865. Logging-trucks shall be equipped with horns or whistles which can be distinctly heard a distance of one thousand feet (1,000 ft.). This equipment shall be maintained in good condition.

866. Motor logging-trucks and trailers shall be equipped with brakes which will safely hold the maximum load on the maximum grade. When trailers are equipped with air or vacuum brakes, the equipment shall include boosters, receivers, or retainers, and break-away valves, with bleeders which shall be opened as often as necessary to ensure that lines are clear.

867. All trucks, tractors, and trailers shall be kept in good condition, and brakes shall be inspected by a competent person every day. A test of brakes shall be made before loaded trucks leave loading-works.

868. A non-slip material shall be installed on steps of trucks or buses used in logging operations.

869. Drivers shall examine their equipment before starting work and shall be responsible for reporting in writing to their immediate supervisor

or other authorized person all defects or unsafe conditions. Suitable log-books or report forms shall be available for this purpose.

870. Motor logging-trucks shall not be operated in excess of a speed at which the driver can bring his truck to a stop within one-half the range of his unobscured vision, taking into consideration the condition of the roadway, grades, grade crossings, and mechanical condition of the truck. The driver shall keep his truck under control at all times.

871. Drivers of loaded trucks shall not drive them so as to overtake or pass crew-cars which are transporting workmen. Drivers of loaded trucks shall follow crew-cars at a safe distance of not less than four hundred feet (400 ft.). Drivers of loaded trucks shall come to a full stop when approaching loaded crew-cars coming from the opposite direction.

872. Only the driver and swamper shall be allowed to ride on a loaded logging-truck, except in case of emergency.

873. No one shall remain in the cab while the truck is being loaded except, when necessary, to move the truck for the loaders.

874. No person shall move a truck into a landing except on a signal from a designated member of the loading crew who shall make sure that all persons are in a safe position.

875. Loaded logging-trucks shall be adequately snubbed on roads with grades of twenty-two per cent (22%) and over.

876. All private roads, bridges, and log-dumps used for motor-truck logging shall be so constructed and maintained as to ensure safe operation at all times.

877. On all sections of truck-logging roads that are too narrow for passing and truck-drivers have not a clear view between passing-points, a dispatch or signal system, satisfactory to the Board, shall be used to ensure the safe movement of the trucks.

878. Riprapping to provide traction shall be installed on all timbered or planked fore and aft roads where the grade is over six per cent (6%). Riprap shall be one-half-inch ($\frac{1}{2}$ -in.) square steel rods or cable of equal diameter and shall be securely fastened with not less than one-quarter-inch ($\frac{1}{4}$ -in.) by three-inch (3-in.) staples.

879. Substantial and adequate bull-rails shall be installed and maintained on all bridges used by motor logging-trucks and on approaches to bridges.

880. (a) Motor-trucks and trailers used for transporting logs shall be equipped with bunks with stakes or chock-blocks.

(b) Bunks that bind on the vehicle-frame shall not be used.

(c) Chock-blocks and stakes shall be so constructed that they are released from the opposite end of the bunk.

(d) No log shall be loaded above the level of the top of stakes or chocks unless the centre of such log is within the limits of a perpendicular line drawn through the centre of the outer logs in the next lower tier.

881. Logs shall not be loaded so that more than one-third ($\frac{1}{3}$) of their weight extends beyond the trailer-bunk.

882. At least two (2) binder-chains shall be used on trucks operating over private roads with grades over sixteen per cent (16%) or on roads where roughness of road-bed, height of load, traffic, or other conditions create a hazard to workmen.

883. Binder-chains shall have a breaking-strength of not less than fifteen thousand pounds (15,000 lb.). Cold shuts are not allowed in these chains. Tighteners shall be in good condition and fitted with hooks which hook over the chain-link.

884. Binders shall be so arranged that they may be released from the side of the truck away from the dump in unloading.

885. Before chock-blocks or stakes are tripped at the dumping-ground, the logs shall be restrained from rolling off the side opposite the dump by means of a crotch-line, safety unloading poles, or similar devices.

MISCELLANEOUS LOGGING EQUIPMENT AND PRACTICES

886. All gears, frictions, sheaves, set-screws, keys, ends of shafts, and spoke-hazards shall be guarded in accordance with the General Rules.

887. There shall be a guard at the side of the main rods on all hoisting and logging engines.

888. Saw-handles shall be equipped with approved guards.

889. Wedges and similar tools with burrs or mushroomed heads shall not be used. Such tools shall be properly tempered.

890. All tool-handles shall be of sound material and securely fastened.

891. Hard hammers or axes shall not be used for cutting cables. A soft hammer shall be provided and used for this purpose.

892. Spikes, drift-bolts, and nails shall not be driven into any sawlog.

893. Standing timber on camp-sites and mill-sites, which might constitute a hazard by falling on buildings, shall be felled or topped and limbed before buildings are erected.

894. There shall be sufficient lights to illuminate walks, steps, and entrances to camp buildings during all hours of darkness.

895. All workmen working in the woods shall wear safe-soled shoes, which shall be kept in good condition at all times.

896. Safety-hats shall be worn by superintendents, foremen, fallers, buckers, bull-buckers, scalers, signalmen, rigging slingers, chokermen, chasers, hook-tenders, loaders, rig-up men, skidder, second hooker and back-rigger, and by all other occupations when there is danger from being struck by falling, flying, or thrown objects.

897. Whenever possible, no workman shall be permitted to remain within the bight of any line while it is in motion.

898. No yarding or loading shall be carried on at any tree or loading-boom while any workman is on such tree or boom.

899. All camps on floats shall have a proper landing-float with a walk to shore at least four feet (4 ft.) wide equipped with a handrail.

900. Life-buoys, equipped with lines, shall be installed on floats, wharves, A-frames on floats, or other places where workmen are employed above water.

901. When moving machines, open-pin shackles or open hooks shall not be used to fasten straps, and when holds are being changed, the donkey shall be secured with a separate line if there is any danger of the donkey sliding.

902. When snubbing machines down steep grades, the main line shall be used for snubbing and the haul-back for pulls. Sufficient snubbing rigging shall be set for safety.

903. Only those actually in charge shall ride on the machine while it is being moved. A clear way of escape for the fireman in back of the machine shall be provided. Workmen shall stand outside of the bight and well in the clear of the fair lead while pulls are being made.

904. Stumps used for moving machines shall be carefully chosen. When live trees which may reach the machine are used for this purpose, such trees shall be guyed.

905. Booming-grounds shall have suitable walks with means of safe access thereto. Artificial illumination shall be supplied during hours of poor visibility when work is being carried on. Boommen shall wear safe-soled shoes. Life-rings with fifty feet (50 ft.) of line attached shall be placed where they are readily available at all parts of the booming-ground being used. Boring-machines, winches, and all other such equipment shall have all moving parts guarded in conformance with the General Accident-prevention Regulations.

LOGGING-ENGINE SIGNALS

906. *Whistle-signals (Logging-engines).* — The following signals shall be used exclusively by engineer on logging-engines:—

Ahead—1 short.

Come back—2 short.

Stop—1 short.

Ahead slow—3 short.
 Come back slow—2 short repeated.
 Slack lines—several short toots.
 Locomotive—3 long.
 Section crew—5 long.
 Tree-rigger—2 long and 1 short.
 Accident—7 long.
 Tighten lines—3 short followed by 2 short.
 Water—2 long.
 Shut off water—1 long.
 Fire—1 long and several short repeated.
 Foreman—4 long.
 (When butt rigging is at the tree.) Send out straw-line—3 short.
 (When straw-line is out.) Go ahead on straw-line—3 short and a short.

907. Engineers shall not cause rigging to be moved without receiving whistle-signals.

908. *Skidder Whistle-signals*.—The following signals shall be used for skidder operations.

High-pitch whistle operated from woods:—

One short, while going—Stop, pull slack with slack-puller line.
 One short, while stopped—Pull more slack.
 Two short—Pick up; ahead on skidding line, using interlock.
 One short, two short—Pick up easy; ahead slow on skidding line; holding carriage.
 One short, three short—Skid easy; ahead slow on skidding line, using interlock.
 One short, two short, two short—Ahead slow on receding line.
 One short, one long, one short—Inspect rigging.
 One short, one long, one short plus one short, for every 10 feet of tong line.
 One short, one long, one short, several shorts, and one short for every 10 feet to take off tong line.
 Two short, one short—Shake carriage.
 Two short, two short—Ahead on receding line.
 Two short, two short, one short—Tight on all lines.
 Two short, two short, two short—Slack off sky-line.
 Two short, two short, two short, one short—Pick up sky-line.
 Two short and several shorts—Slack off skidding line.
 Two short, two short, and several shorts—Slack off receding line.
 Several shorts—Slack off slack-puller line.
 Several shorts, two shorts—Pick up slack-puller line.
 One long, while going—Stop transfer or straw-line.
 One long, while stopped—Ahead on transfer line.
 One long, one short—Ahead on straw-line.
 Two long, one short—Head rigger.
 Two long, one short, and several shorts—Tail-rigger and crew.
 Three long—Hook-tender.
 One long and several shorts repeated—Fire.
 Seven long—Accident.

Low-pitch whistle operated by engineer:—

One long—Starting whistle, also used by engineer in case of delay and when ready to operate again; second whistle calls for repeat instructions.
 Two long—Water.
 Three long—Locomotive.
 Four long—Foreman.
 Five long—Section crew.
 Seven long—Accident.
 One long, one short—Quitting whistle.
 Several shorts—A run-away.
 One long, several shorts repeated—Fire.

PUNCH PRESSES

950. Every press shall be placed on a substantial foundation, floor, or other support, and shall be securely fastened or anchored in place.

951. Presses shall be so located as to give (a) enough clearance between machines so that the movement of one operator will not interfere with

the work of another; (b) ample room for cleaning machines and handling the work, including material and scrap; (c) aisles of sufficient width to permit the free movement of workmen bringing and removing material.

952. Surrounding floors and flooring shall be kept in good condition, free from obstruction and grease.

953. Presses shall be so located, with respect to sources of both natural and artificial light, that light of sufficient intensity will fall on the work.

954. Every power-press shall be provided with means for disconnecting all power from the press and from the pulley on press. Acceptable methods are:—

(a) Individual motor drive. If the switch or starter is so constructed and located that the motor may be accidentally started, provisions shall be made to permit locking or latching in "off" position:

(b) Tight and loose pulleys on counter-shaft, with belt-shifter which can be locked or latched in "off" position:

(c) Clutch on drive pulley, with clutch-handle, that can be locked or latched in "off" position.

955. All belts, pulleys, gears, and shafts shall be guarded in accordance with the General Regulations. Removable sections, preferably hinged, shall be provided in such guards where necessary, so that the press can be turned by hand.

956. All gears and feed-rolls on press-feeding mechanisms shall be guarded.

957. A shield, goggles, or other means of protection shall be provided if the nature of the operation and the kind of material are such as to cause an appreciable hazard from flying particles.

958. One or more means of safeguarding the press hazards at the point of operation shall be provided and used on every press. When automatic or semi-automatic feeding is used, safeguarding shall consist of enclosure of ram, or limitation of ram-stroke, or suitable gate-guard. When manual feeding is used, safeguarding shall consist of enclosure of ram, or limitation of ram-stroke, or gate-guard, or sweep-guard, or two-hand tripping-device, or special hand-tools.

959. On ram enclosures the opening between bottom of enclosure and work or working-surface shall not exceed three-eighths inch ($\frac{3}{8}$ in.). The top of the enclosure shall extend at least as high as the upper limit of the ram. There shall be no dangerous shear-points between the guard and any moving part. Openings in the guard shall not exceed one-half inch ($\frac{1}{2}$ in.) if within four inches (4 in.) of any danger-point; if farther away than four inches (4 in.), openings shall not exceed two inches (2 in.) square or one inch (1 in.) wide.

960. If the press is safeguarded by limiting the ram-stroke, the stroke of the ram shall be such that the clearance between the ram and the die or stripper shall not exceed three-eighths inch ($\frac{3}{8}$ in.).

961. If the press is safeguarded by a gate-guard, or two-hand tripping-device, or sweep-guard, such guards and devices shall conform to the following specifications:—

(a) Every such device shall be simple and reliable in construction, application, and adjustment. It shall be permanently attached to the press-frame. It shall not offer any accident hazard in itself. It shall be designed and constructed to minimize the possibility of removing or misusing essential parts and to facilitate inspection of them:

(b) The device shall be so designed and constructed that it is extremely difficult for the operator to place or permit his hand to remain within the danger-zone while the ram is approaching the lower limit of its down-stroke:

(c) Two-hand tripping-devices shall be so arranged as to prevent tying, wedging, or otherwise securing one handle or button and operating the press with the other hand only, except by use of a key in possession of foreman:

- (d) On slow-acting presses the device shall be arranged so as not to permit the operator placing his hand in the danger-zone after the press has been tripped and while the ram is still descending:
- (e) Openings in gate and sweep guards shall not be greater than one-half inch ($\frac{1}{2}$ in.) if within four inches (4 in.) of any danger-point; if farther away than four inches (4 in.), opening shall not exceed two inches (2 in.) square or one inch (1 in.) wide:
- (f) Unless the device is directly connected to the ram (for example, a sweep-guard), a non-repeat attachment shall be provided, by which the treadle or operating lever is disconnected after each stroke and a positive stop is introduced to stop the press. The non-repeat attachment shall not be dependent upon the action of any spring, except a compression-spring operating in or on a closely fitting barrel or rod and so wound that the space between coils is less than the diameter of the wire:
- (g) Such non-repeat attachment, however, is not required for a gate-guard so constructed as to assure its being in place to offer full protection if the press should repeat from riding the treadle or breakage of the latch return spring.

962. On every foot-operated power-press a substantial guard shall be placed over the treadle to prevent accidental tripping, or an equally effective special design of treadle shall be used. For treadles other than long bars extending across the machine the openings in such guards shall not be more than twice the width of the foot.

963. Hand-operated power-presses, if of large size, shall be equipped with a spring latch on the lever to prevent accidental or premature tripping.

964. Each hand-operated power-press, if tended by more than one workman, shall have an interlocking lever or similar device controlled by the helper to prevent accidental or premature tripping.

965. Newly constructed dies shall be designed and constructed so as to involve the least possible hazard to the press operator. The die-setter shall be held responsible for procuring and installing, when he sets the dies for any operation, an effective guard or safe-feeding arrangement suitable to the operation.

966. In setting dies (except on large presses which cannot be turned by hand) the source of power shall be disconnected from the press and the press shall be turned by hand until proper alinement of the dies is assured.

967. Regular inspections shall be made to ensure proper condition of all bolts and screws which might become loosened by vibration; of all treadle attachments, treadle and clutch springs, and all parts of clutch. Inspections shall also include examination of clutch and pulley for adequate lubrication.

968. Before starting to work on a press, and before starting to work on any materially different operation, the press operator shall be carefully instructed in the hazards of the machine and of the particular operation and in the safe method of work. Only properly instructed workmen are to be authorized to operate, adjust, or repair any press machine.

969. The foreman of the press department shall enforce the following rules:—

- (a) The machine is not to be operated unless the press and all safety devices are in perfect working-order. If anything is wrong, the work shall be stopped and the foreman notified:
- (b) All safety devices and guards provided shall be used:
- (c) If any device on the press interferes with production, the workman shall consult the foreman and try to devise some better guard.
- (d) If automatic or semi-automatic attachments or special tools are provided for feeding, they shall be used by the operator:

- (e) If material sticks in the die, the workman shall remove it with a stick, not with the fingers:
- (f) Workmen shall not wear gloves if there is danger of fingers being caught under the ram or in feed-rolls:
- (g) Material shall be grasped by the sides, if possible, rather than by top and bottom:
- (h) Care shall be taken to not let the hand or head be caught between top of guard and any projection on ram:
- (i) The operator shall inspect clutch mechanism at beginning of each shift and operate press without work a few times to make sure that brake-band is working properly. This is especially important on Monday morning or after any shut-down, and after oiling:
- (j) No person shall distract attention of a press operator.

FOUNDRIES

FOUNDRY VENTILATION

1000. Where smoke, steam, gases, or dust arising from any of the operations in the foundry are injurious to health or eyes and where a natural circulation of air does not carry off such smoke, steam, gases, or dust, there shall be installed and operated hoods, ventilators, fans, or other means of ventilation of sufficient capacity to reduce such impurities in the air to less than the recognized maximum concentration for the impurities involved.

1001. All foundry operations shall be so conducted, and the general conditions of the plant structure, equipment, and working area shall be so maintained, as to control the dissemination of dust or fume in the breathing zone of the foundry workers down to or below the recognized maximum concentration.

1002. Good housekeeping shall be maintained at all times and shall include regular cleaning, with removal of dirt and waste materials accumulated on floors, pits, superstructures, and equipment.

1003. Hoods or other effective means of ventilation shall be provided to control fume from electric furnaces or from brass-melting furnaces or brass-melting pots or other sources of metallic fume.

1004. Foundry sand handling and preparation equipment located inside the building in which the sand handled averages less than two per cent (2%) moisture content by weight shall be enclosed as completely as possible and be provided with effective ventilation.

1005. Castings which require chipping-bars for the breaking-out of cores and the application of high-pressure air for the removal of residual sand shall be taken to a well-ventilated room or booth. Workmen immediately concerned with the cleaning operation shall be required to wear a dust respirator. Blowing with high-pressure air shall not be permitted except in a space which is equipped to prevent the dust from contaminating the surrounding atmosphere.

1006. Sand-blasting shall be conducted in a properly constructed sand-blast room, and the operator supplied with approved protective respiratory equipment.

1007. All tumbling-barrels used for finishing uncleaned castings shall be provided with adequate exhaust ventilation.

1008. Pedestal grinders used for finishing uncleaned castings shall be provided with local exhaust-ducts.

1009. Swing-frame grinders used on uncleaned castings shall be equipped with exhaust-duct ventilation or be so positioned as to discharge into a ventilated hood. Portable hand-grinders used on uncleaned castings shall be operated in an area supplied with effective ventilation.

1010. Where pneumatic tools are used for chipping castings from which adhered moulding-sand has not been previously removed, the chipping shall be done in a properly ventilated area.

1011. Respiratory protective equipment alone shall not be depended upon to protect workers against dust and fume in foundries, except in isolated or infrequent operations.

1012. The employer shall provide every workman requiring personal respiratory equipment with at least one such device, suitably identified, and such equipment shall be maintained in a clean, sterile, and workable condition.

1013. Every workman shall make full use of all control measures approved and provided for his protection and the protection of others in accordance with the requirements of this code.

FOUNDRY EQUIPMENT

1014. All ladles, shanks, crucibles, crucible-shanks, crucible-tongs, yokes, skimmers, slag-hoes, chains and cable slings, ropes and slings used in handling heavy moulds and castings or pouring of molten metal shall be inspected daily prior to their use by the workmen using them in regard to their safe condition. Equipment found upon inspection to be defective shall not be used in that condition.

1015. Bottom-poured ladles and all other types that are suspended by bails shall have daily inspection of bails and trunnions.

1016. All lip-pouring ladles handled by crane or trolley shall be equipped with a worm gear or other self-locking device. All ladles of two thousand pounds (2,000 lb.) capacity or more shall be equipped with worm gear.

1017. All crane, truck, and trolley pouring-ladles shall be equipped with a dog to prevent premature overturning and shall be so constructed that when they are full of metal the centre of gravity shall be below the centre of the trunnion, unless each ladle is equipped with a gear mechanism and a latch, either of which will prevent premature overturning of the ladle.

1018. All slings used to suspend flasks from jib-crane beams shall either be so designed that there are safe clearances for a hand-grip, or handles shall be provided to hold the sling.

1019. The use of high explosives for breaking scrap shall not be permitted, except with written permission of the Board.

1020. The breaking of castings or scrap by the use of a drop-weight inside the foundry during the regular working-hours is prohibited.

1021. Where a drop-weight is used for the breaking of castings or scrap outside of the foundry, a permanent shield of four-inch (4-in.) planking or equivalent protection shall be provided. Such shield shall be at least eight feet (8 ft.) high to protect workmen in the vicinity from injury by flying fragments of metal.

1022. Where castings are cleaned or chipped in moulding or casting rooms, there shall be provided suitable screens, partitions, or other effective means to protect workmen against flying chips and excessive dust. All castings shall, wherever practicable, be cleaned or chipped in rooms separated from rooms used for other purposes.

1023. Where finishing rails or benches are used, they shall be sufficiently far apart to allow the operators to pass between them without being endangered by falling castings.

STORAGE-BATTERIES

1026. The mixing and grinding of lead oxides shall be done in well-ventilated rooms separated from the rest of the factory by air-tight partitions and doors.

1027. Mixing and grinding rooms shall have floors of smooth hard materials, and dust shall not be allowed to accumulate or escape into other rooms.

1028. Workmen employed in the mixing and grinding room shall be supplied with and wear clean respirators.

1029. Dry-sweeping shall be avoided when lead-oxide dust is present.

1030. All fixed lead-melting pots shall be equipped with a hood and fan having a pipe connection which will carry the fumes directly to the outer air.

1031. Adequate washing facilities shall be provided workmen employed in the manufacture of lead products, and workmen shall wash their hands thoroughly before eating.

1032. No food or drink shall be brought into or consumed in workrooms.

1033. Working-clothing shall be kept as clean and free from dust as possible.

1034. Smoking shall not be permitted in workrooms.

ELECTRICAL REGULATIONS

1050. All electrical equipment, apparatus, or appliances shall conform to the rules and regulations issued pursuant to the "Electrical Energy Inspection Act" and shall be installed, maintained, and operated as required by the aforesaid rules and regulations.

1051. Only experienced and competent persons shall be authorized to do any work on any energized electrical lines or equipment. No workman shall do work for which he is not qualified on or about electrical lines or equipment except under direct supervision of an experienced and properly qualified person.

1052. Rubber gloves, shields, and other necessary safety equipment shall be supplied to and used by workmen engaged at work on energized electrical wires or equipment operating at a potential greater than two hundred and fifty volts (250 volts). The maximum potential permitted for the use of rubber gloves and rubber equipment while working on energized conductors shall be three thousand volts (3,000 volts) to ground.

1053. No workmen shall work or be permitted to work on any energized electrical line or equipment operating at a potential of over three thousand volts (3,000 volts) to ground unless such workmen are provided with suitable tools for the handling of energized equipment and are experienced in the use of such tools.

1054. Before workmen are required or permitted to work on any electrical line or equipment, which for safety shall be handled in a de-energized condition, the workman in charge of the work shall open, tag, and (or) lock any switches which might supply electrical energy to the line or equipment being handled, or he shall receive clearance from the operator controlling the switches which de-energize such lines or equipment. After being de-energized, and before commencing work, the electrical lines or equipment shall be effectively short-circuited and grounded. The switches shall be closed or authorized to be closed only by the workmen who had the lines or equipment de-energized.

1055. No work shall be done in or around any place or structure in proximity to energized electrical wires or equipment which are normally isolated by position or elevation unless such electrical lines or equipment are provided with guards which will effectively prevent contact by any person or by any electric current-conducting equipment being used.

1056. No work shall be done or permitted to be done in any manhole or subway on any energized electrical line or equipment having a potential of more than two hundred and fifty volts (250 volts) unless there are at least two (2) competent and experienced workmen at all times in the same manhole or subway in which the work is being done.

1057. No work shall be done on any energized electrical line or equipment which is at a potential of more than six hundred volts (600 volts) by less than two (2) competent and experienced workmen, both of whom, at all times while such work is being performed, shall be in the same room or on the same pole or structure or other place where such work is being done. This section shall not apply to the fusing of transformers where such transformer fuses are accessible without passing or reaching past electrical wires or appliances carrying a potential of more than two hundred and fifty volts (250 volts).

1058. Means of access to switches shall be clear of obstructions at all times.

1059. When any switch has been opened to allow of inspection of or repairs to the equipment it controls, such switch shall be locked or otherwise secured in the "off" position and a notice,

"Not to Be Closed," attached thereto. The tag or lock shall be removed only by the person who placed same on the switch and shall be done immediately after the work being done is completed.

1060. Notices reading "Danger—High Voltage" shall be placed in prominent positions and maintained in legible condition in proximity to all electrical equipment operating at over six hundred volts (600 volts) to ground, and which may be accessible to unqualified persons.

1061. All workmen employed in manholes shall be provided with insulated platforms to protect them while at work in any manhole; provided that this rule shall not apply to manholes containing only telegraph, telephone, or signal wires or cables.

1062. All tunnels and manholes containing any wires or appliances carrying electric current shall be kept in a sanitary condition, free from stagnant water or seepage, or other drainage, which is offensive or dangerous to health, either by sewer connection or otherwise, while any workman is working in the same.

1063. Metal ladders or ladders having reinforcing of wire or other conducting material shall not be used in proximity to any electrical wires or equipment. All ladders which may be used on or near equipment operated at more than six hundred volts (600 volts) shall be equipped with feet of insulating material.

1064. Mail-boxes, signs, or other obstructions or hazards shall not be allowed on or in close proximity to poles upon which workmen are required to work.

1065. Before beginning work on any pole or structure, such pole or structure shall be tested for soundness. When any doubt as to such soundness exists, the pole or structure shall be effectively guyed or otherwise supported from falling before changing any wires or cables thereon. Guys or supports shall be left in place until workmen are clear of the pole.

1066. When linemen are at work on poles or other structures located where workmen may pass and suffer injury from falling tools, materials, etc., a temporary guard, fence, or notice shall be placed to prevent or warn such workmen from passing beneath such pole or structure.

1067. In all electrical installations having one hundred and ten volts (110 volts) or over, approved testing-devices for testing fuses, circuits, etc., shall be kept on hand. Banks of lamps are not approved for testing purposes.

LAUNDRIES

1100. All shafts, pulleys, belts, and gears shall be guarded in accordance with the General Regulations.

1101. All laundry washrooms and rooms in which flatwork ironers are operated shall be provided with adequate means of ventilation which will clear such rooms of excessive heat or steam.

1102. The floors of all rooms where washing operations are carried on shall be so drained that there is no measurable depth of water where workmen must stand while working.

1103. Washers shall be provided with a device which will prevent the inside barrel from turning while the outside drum-door is open.

1104. Every extractor shall be provided with a device that will prevent power being applied before the lid or cover is closed.

1105. Tumblers shall be provided with a device so arranged in connection with the opening in the tumbling-barrel and the driving mechanism as to prevent the barrel from moving while the door is open. The barrel shall be enclosed or guarded to prevent contact.

1106. Feed-rolls of flatwork ironers shall be provided with a bar across the front so arranged that the striking of the bar by the hand of the operator will stop the machine, or the rolls shall be provided with a fixed rod that will prevent the hands entering the rolls.

1107. Pressure-rolls of flatwork ironers shall be covered, guarded, or so located that a workman cannot reach into them.

1108. Press-type ironers shall be provided with an automatic device which will prevent the application of injurious pressure if the fingers of the operator are between the bed and the pressure-head, or a two-handed device shall be provided which will require removal of both hands of the operator from the danger-zone at the time of tripping the machine.

1109. The rolls of roller-type body ironers shall be provided with a fixed bar across the front which will prevent the hands from entering the rolls. The hot roll shall be covered in such a way that the operator cannot come in contact with it.

1110. All steam-pipes, where exposed to contact, shall be covered to within seven feet (7 ft.) from the floor.

GRAIN-ELEVATORS

1. In these regulations:—

- (a) "Elevator" shall mean any premises or structure used for the storage or handling of bulk grain and which has a total storage capacity of not less than 125,000 bushels;
- (b) "Gallery" shall mean that portion of an elevator above ground-level which connects two or more buildings;
- (c) "Marine tower" shall mean that portion of an elevator, either stationary or portable, used for the receiving of grain from vessels;
- (d) "Storage building" shall mean that portion of an elevator used for the storage of grain;
- (e) "Shipping gallery" shall mean that portion of an elevator used for conveying grain to vessel loading-spouts;
- (f) "Tunnel" shall mean that portion of an elevator, at or below ground-level, which connects two or more buildings; and
- (g) "Work-house" shall mean that portion of an elevator used for the receiving, weighing, cleaning, and shipping of grain;
- (h) "Adequate" shall mean in accord with the National Fire Codes, Volume II, 1946.

VENTILATION

2. *Windows*.—Ventilation by mechanical means shall be used in work-house buildings and operating rooms which do not have window ventilating area in the ratio of one or more square feet for every one hundred and sixty cubic feet (160 cu. ft.) of room volume, not including any enclosed spaces within the room.

3. *Basements*.—(1) Rooms and areas in basements other than work-house basements, tunnels shall be adequately ventilated by windows, louvers, ventilating-pipes, or by mechanical means.

(2) During periods of operation, sufficient windows and exterior doors shall be open to provide adequate ventilation.

4. *Roofs*.—Where no mechanical means of ventilation is used and adequate ventilation by windows or openings cannot be provided, the roofs of track-sheds, tunnels, and cupolas shall be provided with monitors or ventilators which, in conjunction with windows, provide frequent change of air.

EQUIPMENT

5. *Elevator Legs*.—(1) Elevator leg shall be enclosed in separate casings for both up- and down-legs, except where running through a beltway between bins.

(2) The beltway shall be tightly closed at the top and bottom and shall be hopped to prevent accumulation of dust.

(3) Heads shall be hopped to the down- or up-leg, but not to both.

(4) Leg-casings and connecting-spouts and doors or other openings into them shall be dust-tight.

(5) No wood or wood-rim pulleys shall be used.

(6) Boots hereafter installed shall be above the floor.

(7) Boots shall be so constructed as to minimize the possibility of chokes.

(8) Where grain is delivered to a boot by a conveyor-belt, the belt shall be equipped with an automatic mechanical or electrical device that will stop the belt or notify the operator when the leg stops.

6. *Cleaners.*—(1) Cleaning or other grain-processing machinery hereafter installed in non-combustible elevators shall be of non-combustible construction.

(2) Cleaners and similar machines hereafter installed shall be set above the floor not more than eight inches (8 in.) if practicable, to provide access for sweeping.

7. *Magnetic or Pneumatic Separators.*—Magnetic or pneumatic self-cleaning separators shall be provided ahead of all shellers, crackers, crushers, and grinding-machinery.

8. *Friction-clutches.*—Friction-clutches hereafter installed shall be constructed entirely of non-combustible material.

9. *Screw-conveyers.*—Screw-conveyers shall be fully enclosed in tight, substantial metal housings, with free-lifting covers at discharge and over each shaft coupling.

10. *Bearings.*—(1) Bearings hereafter installed for shafts in elevator machinery running two hundred and fifty revolutions (250 revs.) or more per minutes shall be equipped with ball or roller bearings.

(2) Bearings shall be provided with dust-caps or other tight closure of all lubrication inlets.

11. *Space under Conveyers.*—On conveyer-belts hereafter installed, there shall be at least six inches (6 in.) clear space under rollers supporting the belt.

12. *Non-choking Devices.*—A garner shall be equipped with a reliable "telltale" or other device to guard against overfilling.

13. *Spouts and Throw of Grain in the Open.*—(1) All spouts, whether stationary, portable, or movable, shall be enclosed and made as dust-tight as possible.

(2) There shall be no throw of grain in the open for considerable distances not confined in spouts, except where grain is discharged inside bins or tanks.

14. *Grain-driers.*—(1) Driers hereafter installed shall be separated from each other by dust-tight partitions located in a fire-resistive room or rooms as far removed from elevator or tanks as practicable.

(2) Driers hereafter installed shall be of dust-collecting type, with the dust removed by the elevator dust-collection system.

(3) Direct-heat driers shall be of an approved type. They shall be equipped with a reliable automatic means for regulating temperature in drier and a separate automatic device which will prevent temperature rising to a dangerous point.

DUST-CONTROL SYSTEMS

15. *Heads, Boots, Garners, and Scales.*—(1) Heads, boots, and garners shall be dust-tight and provided with adequate positive air-aspiration or effective vents to outside.

(2) Scale-hoppers shall be enclosed around the top between the scale-hopper and the garner-bottom, and shall be provided with effective vent to outside or into the garner.

16. *Belt-loaders.*—Places where grain is discharged on to belts shall be provided with adequate positive air-aspiration.

17. *Belt Discharges and Trippers.*—(1) Places where belts discharge grain or reload grain shall be provided with adequate positive air-aspiration above and below the grain-stream.

(2) Trippers shall be equipped with adequate positive air-aspiration so arranged that connection can be made readily to trunk suction-pipe.

18. *Machines and Distributing-spouts.*—Cleaning and similar machines and distributing-spouts which liberate an appreciable amount of dust shall be provided with adequate positive air-aspiration, unless adequate ventilation by windows or ventilator-pipes is otherwise provided.

19. *Shipping or Transfer Conveyer Galleries.*—Where grain is discharged from a belt or is transferred from one belt to another in a conveyer gallery at a distance of one hundred feet (100 ft.) or more from any elevator building and where the gallery is adequately ventilated by windows, the provisions of Regulations 16 and 17 shall not apply.

20. *Car Loading and Unloading.*—(1) The dust liberated by car loading shall be controlled by enclosing the car-door opening around the car spout with an adjustable hood, and by applying positive air-aspiration to the hood, or by other as effective means.

(2) Dust liberated by car unloading, especially where car dumpers are used, shall be controlled by enclosing as much of the top and bottom of the track hoppers as practicable, and by applying adequate positive air-aspiration to the enclosures, or by other as effective means.

21. *Storage Annexes.*—Where basement tunnels and cupolas of storage annexes are adequately ventilated by window or ventilator-pipes, the provisions of Regulations 16 and 17 shall not apply.

22. *Sweeping.*—(1) Dust on floors, machinery, and other surfaces, including all galleries and tunnels, shall be removed as frequently as necessary to keep the building clean, by sweeping with suitable hair or soft-fibre push-brooms or by vacuum sweeping equipment.

(2) As many sweepers shall be so employed as are necessary to keep the building clean.

(3) Spills and chokes shall be cleaned up promptly.

23. *Floor-sweeps.*—Floor-sweeps connected to the dust-collecting system shall be located at convenient points throughout the building to facilitate disposal of floor-sweepings.

24. *Dust Control and Disposal.*—(1) The entire dust-control system shall be designed and installed in accordance with recognized engineering practice effectively to prevent dust from entering the atmosphere in the elevator and to avoid the pick-up of solid grain.

(2) Dust and air in the system shall be discharged to dust-collectors, and the discharge of air from the dust-collectors shall be to the out-doors.

(3) Collected dust shall be removed from the dust-collectors by suction and discharged through a dust-collector to a suitable outside bin, to a boiler-room, or to a suitable refuse-screening bin.

(4) No dust shall be returned to the grain-stream from a dust-collector, except at the car loading-spouts and above the bottom of the track hoppers.

(5) There shall be no direct open connection between dust-collectors and boiler-room or incinerators.

ELECTRICAL EQUIPMENT

25. Electric wiring, electric installations, electric appliances, and equipment hereafter installed shall conform to the requirements of the "Electrical Energy Inspection Act."

MISCELLANEOUS

26. *Heating.*—(1) Every boiler-room shall be fully enclosed with suitable non-combustible materials.

(2) The boiler-room of an elevator hereafter erected shall have no openings between it and any working-floor of the elevator, except those required for the transmission of power, electricity, heat, and water.

(3) Every boiler-room heretofore erected shall have a self-closing fire-door on every doorway opening into any working-floor of the elevator.

(4) Radiators, steam-pipes, and electric heating appliances shall be kept free from all combustible material.

27. *Steam-locomotives.*—Steam-locomotives shall not be permitted to enter elevators or track-sheds with receiving-hoppers.

28. *Smoking.*—(1) Smoking is prohibited in every elevator, except in a designated fire-proof room having no direct intercommunication with any working-floor in the elevator.

(2) The room shall be equipped with electric-lighting devices.

(3) Signs prohibiting smoking shall be posted in conspicuous places throughout the elevator building.

(4) No person in an elevator shall carry or have upon his person matches, cigarette-lighters, or contrivances or devices for lighting.

(5) Each elevator shall be provided at its employees' entrance with two covered fire-proof receptacles, one for matches and the other for cigars and cigarette-butts and pipe contents.

(6) Each receptacle shall be plainly labelled to show the purpose for which it is provided.

(7) No person shall enter the elevator without first depositing in the receptacle all the materials mentioned in Subregulation (5).

29. *Open Flames.*—Open flames or welding operations are prohibited in an elevator, unless all machinery is shut down and the atmosphere and all adjacent surfaces freed of combustible dust.

30. *Waste-cans.*—Metal waste-cans with self-closing covers shall be provided on each floor of the elevator containing machinery for oily waste or other rubbish, and the cans shall be emptied daily.

31. *Lockers.*—Workmen's clothing shall be kept in suitable metal lockers in a fire-resistive room reasonably free from dust or in a separate building.

32. *Eating-rooms.*—An eating-room shall be provided for the use of the employees and shall have a satisfactory dust-tight partition between it and the working areas or be in a separate building; but if located in the elevator, exits leading directly to the out-doors shall be provided.

33. *Oils.*—(1) Main storage of lubricating-oil and grease shall be outside the elevator building.

(2) Storage of lubricating-oil and grease in the building shall be limited to a maximum of six barrels and shall be in an oil-room constructed of non-combustible materials.

34. *Miscellaneous Storage.*—No equipment or material of a combustible nature shall be kept within any main elevator building, except in space protected by fire-walls and fire-doors.

35. *Static Electricity.*—(1) Where tests indicate the presence of static-electricity accumulations, the electricity shall be removed by permanent ground-wires, metal combs, and other effective means.

(2) The grounding circuit shall have a resistance of 25 ohms or less.

(3) Static grounds shall not be made to electric conduit systems, gas or steam pipes, dry-pipe sprinkler or steam-pipe systems, or lightning-rods.

36. *Plans.*—The Board may examine and pass on plans submitted by the operators for any necessary alteration, installation, or addition undertaken as a direct result of these regulations.

The General Accident-prevention Regulations, which became effective November 1st, 1945, and amendments thereto, are hereby repealed as from September 1st, 1950.

Dated at Vancouver, B.C., this 3rd day of August, 1950.

WORKMEN'S COMPENSATION BOARD.
996-au17 F. P. ARCHIBALD, *Secretary*.

DEPARTMENT OF LANDS AND FORESTS.

TIMBER SALE X50235.

THERE will be offered for sale at public auction, at 11.30 a.m. on Friday, September 1st, 1950, in the office of the District Forester, Prince George, B.C., the Licence X50235, to cut 2,395,000 F.B.M. of spruce, lodgepole pine, fir, and balsam on the South-east Quarter of Lot 8746, situated south-west of Reid Lake, Cariboo Land District.

Three years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Prince George, B.C. 962-au3

DEPARTMENT OF LANDS AND FORESTS.

TIMBER SALE X48775

THERE will be offered for sale at public auction, at 11 a.m. on Friday, August 25th, 1950, in the office of the Forest Ranger, Blue River, B.C., the Licence X48775, to cut 555,000 F.B.M. of spruce, balsam, and other species of sawlogs, and 15,537 lineal feet of cedar poles and piling on an area situated near Canoe Mountain.

Four years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Kamloops, B.C. 998-au17

TIMBER SALE X49770

THERE will be offered for sale at public auction, at 11.30 a.m. on Tuesday, September 5th, 1950, in the office of the District Forester, Marine Building, Vancouver, B.C., the Licence X49770, to cut 1,020,000 F.B.M. of cedar, hemlock, and balsam on an area covering part of Surveyed Timber Licence 30160 (13341P), situated on Belle Isle Sound, Range 1, Coast Land District.

Three years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Vancouver, B.C. 998-au17

TIMBER SALE X49853.

THERE will be offered for sale at public auction, at 10.30 a.m. on Tuesday, August 8th, 1950, in the office of the District Forester, Marine Building, Vancouver, B.C., the Licence X49853, to cut 347,000 board-feet of fir and cedar on an area situated West Redonda Island, New Westminster District.

Two years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Vancouver, B.C. 931-jy27

PEACE RIVER DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands and Forests, Victoria, and at the office of the Government Agent, Pouce Coupe:—

Lots 1486, 1487; N.E. $\frac{1}{4}$ Sec. 20, Sec. 21, S.W. $\frac{1}{4}$ Sec. 27, S. $\frac{1}{2}$ and N.W. $\frac{1}{4}$ Sec. 28, E. $\frac{1}{2}$ Sec. 29, E. $\frac{1}{2}$ Sec. 32, W. $\frac{1}{2}$ Sec. 33, Tp. 87, R. 16, W. of 6th M.; W. $\frac{1}{2}$ of S.E. $\frac{1}{4}$ and E. $\frac{1}{2}$ of S.W. $\frac{1}{4}$ Sec. 4, Tp. 88, R. 16, W. of 6th M.—Indian Affairs, Dominion of Canada.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands and Forests within thirty days from the date of this notice.

F. O. MORRIS,
Surveyor-General.

Department of Lands and Forests,
Victoria, B.C., July 6th, 1950. 678-jy6

DEPARTMENT OF LANDS AND FORESTS.

TIMBER SALE X50242.

THERE will be offered for sale at public auction, at 11 a.m. on Friday, September 1st, 1950, in the office of the District Forester, Prince George, B.C., the Licence X50242, to cut 3,455,000 F.B.M. of spruce, fir, lodgepole pine, and balsam on an area comprising vacant Crown land situated east of Fish Lake, Cariboo Land District.

Three years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Prince George, B.C. 962-au3

TIMBER SALE X49731

THERE will be offered for sale at public auction, at 1 p.m. on Thursday, August 31st, 1950, at the office of the Forest Ranger, Southbank, B.C., the Licence X49731, to cut 681,000 F.B.M. of spruce, lodgepole pine, and other species of sawlogs on an area situated east of Isaac Lake.

Three years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forest, Victoria, B.C.; the District Forester, Prince Rupert, B.C.; or Ranger W. A. Antilla, Southbank, B.C. 998-au17

DEPARTMENT OF LANDS AND FORESTS.

TIMBER SALE X50775

THERE will be offered for sale at public auction, at 11 a.m. on Friday, September 22nd, 1950, in the office of the District Forester, Prince George, B.C., the Licence X50775, to cut 3,270,000 F.B.M. of standing and felled spruce on an area situated 7 miles north of Hansard Ferry, Cariboo Land District.

Three years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Prince George, B.C. 998-au17

TIMBER SALE X50147

THERE will be offered for sale at public auction, at 10 a.m. on Friday, August 25th, 1950, in the office of the District Forester, Prince George, B.C., the Licence X50147, to cut 535,000 board-feet of spruce, fir, lodgepole pine, and balsam on an area located 4 miles south-east from Isle Pierre.

Two years will be allowed for removal of timber.

Provided anyone who is unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars of the Deputy Minister of Forests, Victoria, B.C., or the District Forester, Prince George, B.C. 979-au10

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